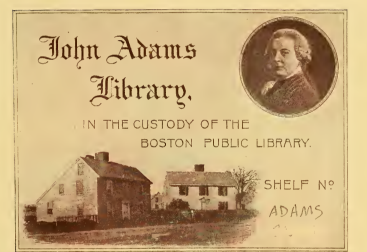
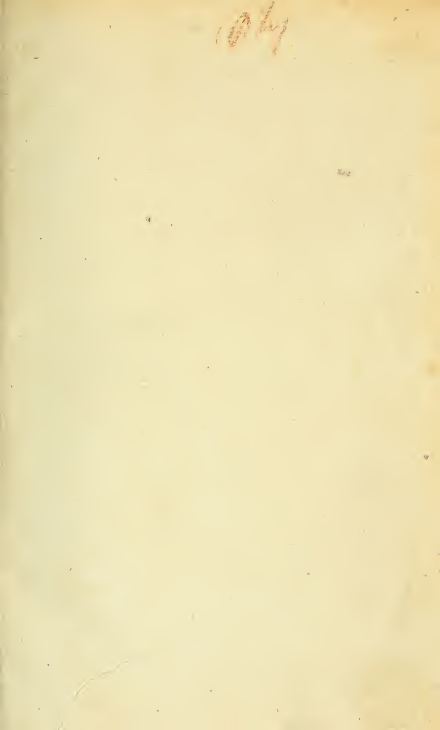


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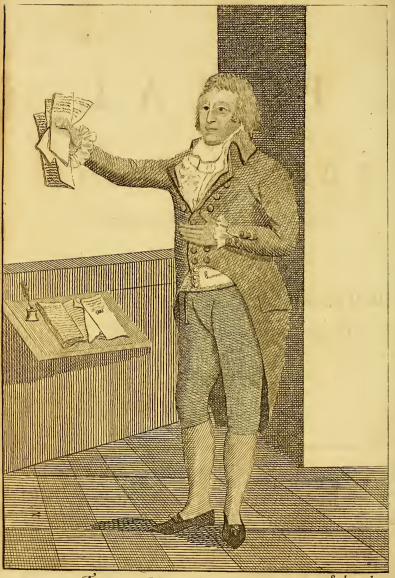
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Engraved for S.CAMPBELL's Edition of MUIR's TRIAL



THOMAS MUIR ESQ YOUNGER
of Huntershill

Scoles sculp.

ACCOUNT

OF THE

TRIAL

OF

THOMAS MUIR,

ESQ. YOUNGER, OF HUNTERSHILL,

BEFORE THE

HIGH COURT OF JUSTICIARY AT EDINBURGH,

On the 30th and 31st days of August, 1793,

FOR

SEDITION.

Dedimus profecto grande patientiæ documentum: et ficut vetus aetas vidit, quid ultimum in *libertate* esset; ita nos quid in *fervitute*, adempto per *inquisitiones* et loquendi audiendique commercio. *TACIT*.

-NEW-YORK-

PRINTED AND SOLD BY SAMUEL CAMPBELL;
NO. 37; HANOVER-SQUARE.

1794.

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Tolbooth, Edinburgh, September 16, 1793.
SIXTH MONTH OF MY IMPRISONMENT.

TO THE PUBLIC.

HE Publisher makes no apology for the delay of the account of this trial. His object was not to gratify the transient curiosity of the present day, but to present to his countrymen the faithful record of a transaction which implicates some of their most material interests. Truth and accuracy were what he chiefly studied. He wishes that several of his cotemporaries, who have likewise exhibited an account of this trial, had been actuated by the same principles.

He is greatly indebted to feveral gentlemen, who liberally furnished him with notes of the evidence. In particular, he begs leave to ex-

A 2

press

press his warmest acknowledgements to Mr. Moffat, the friend of Mr. Muir, who attended him in the court. From the peculiar fituation of the Publisher, it would be improper in him to speak of Mr. Muir himself. It is sufficient to fay, that at his request he took the trouble to look over the notes which were taken of the speech delivered to the Jury, and he has the authority of that gentleman, for declaring, that he believes that the account given of that speech, is as accurate as could possibly be presented, of what was, to all, evidently delivered without previous preparation, and entirely regulated by the circumstances which occurred in the course of the trial, and which came out in the evidence.

JAMES ROBERTSON.

THE

PREFACE,

\$>>>>>>

In the following fleets we have particularly attended to fidelity in compilation and detail—We aim not to injure our cotemporaries, by arrogating fuperior merit: All will, we trust, contribute to the general object, which ought to be the exhibiting to the Public a candid statement of this very momentous and interesting Tryal. We have taken the liberty of prefixing a few general observations, not from a wish to prejudice the mind, or warp the understanding of the reader—not with a design to arraign the justice of the sentence of the Criminal Court, or to excite hatred or opposition to the orders of judicial authority; but as a debt which we owe to the cause of Liberty and Reform-

From the period immediately fucceeding the Revolution until the present moment, the theme of every lover of his Country has been a Parliamentary Reform in the Commons House. The Patriot esteemed it as the only bulwark against the encroachments of despotical power-the Statesman calculated its beneficial consequences to Society; and, in the energetic language of the illustrious Chatham, stilled it, "The infusing a new portion of health into the vitals of the constitution;"--while the Philosopher beheld in it the reign of Reason, and the triumph of Truth.

The contest with America involved in it, not barely the authority of the mother country over our Colonies, but also the natural and imprescriptable Rights of Man. The duties and the prerogatives of a member of the body social, and the abstract principles of political philosophy became the topics of universal discussion. Thinking men saw no evil in the downsal of ignorance and superstition; they viewed, with pleasure, the general dissemination of knowledge, and hailed the sun of

reason as it daily bursted through the clouds of prejudice.

In 1782, while this country was immerging with rapidity into the abyss of destruction, a meeting of Gentlemen pledged themselves as the advocates of Reform. Amongst these were men, whom the nation fondly numbered among their friends, and honoured as the props of the Liberties of Britain. But mark the issue! These deceptive seducers having, under the mask of public virtue, and the semblance of patriotism, obtruded themselves into the higher offices of state, basely abandoned the cause of reason and the people. Hence, let Scotsman learn to appreciate that invaluable precept, so often inculented. "trust to principles and not to men."

Again, in 1792, a number of Patriotic Gentlemen having convened, for the purpose of interchanging their sentiments on the subject of a Parliamentary Reform, published a Declaration, which was announced in the newspapers of the day.

DECLARATION

Agreed to on the 11th of April 1792, by that Society.

"A number of persons having seriously reviewed and considered the actual situation of public assairs, and state of the kingdom, and having communicated to each other their opinions on those subjects, have agreed and determined to institute a Society for the purpose of proposing to Parliament and to the Country, and of promoting, to the utmost of their power, the following Constitutional Objects, making the preservation of the Constitution, on its true principles, the foundation of all their proceedings:—

First-To restore the Freedom of Election, and a more Equal Representation of the People in Parliament.

Second—To fecure to the People a more frequent Exercise of their Right of Electing their Representatives.

The persons who have signed their names to this agreement, think that these two sundamental measures will surnish the power and the means of correcting the abuses, which appear to them to have arisen from a neglect of the acknowledged principles of the Constitution, and of accomplishing those subordinate objects of Reform, which they deem to be essential to the Liberties of the People, and to the good Government of the Kingdom."

-SIGNED BY-

Charles Grey, Efq. M. P. Hon. T. Maitland, M. P. George Rous, Efq. William Cunninghame, Efq. John Tweddell, Efq. Earl of Lauderdale, Nicolls Raynsford, Efq. James Mackintofh, Efq. Thomas Christie, Efq. Malcolm Laing, Efq. Right Hon. Lord Kinnaird James Archdekin, Efq. William Harwood, Efq.

John Hurford Stone, Efq.
W. H. Lambton, Efq. M. P.
John Godfrey, Efq.
George Tierney, Efq.
Arthur Piggott, Efq.
J. B. Church, Efq. M. P.
Gilbert Ironfide, Efq.
T. B. Hollis, Efq.
S. Whitbread, jun. Efq. M. P.
Sir J. Throckmorton, Bart.
M. A. Taylor, Efq. M. P.
William Breton, Efq.
Thomas Rogers, Efq.

David Godfrey, Efq. Higgins Eden, Efq. Philip Francis, Efq. M. P. Charles Goring, Efq. Mr. Serjeant Bond, William Lushington, Esq. Samuel Rogers, Efq-Peregrine Dealtry, Esq. R. B. Sheridan, Esq. M. P. William Fullarton, Efq. Norman Macleod, Efq. M. P. James Losh, Esq. Mr. Alderman Sawbridge, M. P. Richard Weld, Efq. John Claridge, Esq. John Wharton, Efg. M. P. James Martin, Efq. M. P. William Smith, Esq. M. P. John Scott, Efq. M. P. Sir Bellingham Graham, Barte George Byng, Esq. M. P. John Cartwright, Efq. Jer. Batley, Esq. Ralph Carr, jun. Esq. Ralph Milbanke, Efq. M. P. Henry Howard, Esq. B. E. Howard, Efq. E. B. Clive, Elq. Henry Howard, Efq. M. P. John Leach, Eig. John Nicholls, Efq. Joseph Richardson, Elg. John Towgood, Eiq. William Chisholm, Esq. John Fazakerly, Esq. Richard S. Milnes, Elq. M. P. Samuel Shore, Efq. Samuel Shore, jun. Esq. Charles Warren, Efq. Long Kinfman, Elq. Edward J. Curtis, Efq. Samuel Long, Efq. M. P. John Burdeau, Esq. T. B. Rous, Efq. D. O'Bryen, Efq. J. Lodge Batley, Esq. Robert Slade, Efq. Francis Kemble, Efq.

Hon. Thomas Erskine, M. P. R. Knight, Efq. Thomas Thomson, Esq. M. P. Colonel Tarleton, M, P. James West, Esq. R. Carpenter Smith, Efq. W. Powlett, Efq. M. P. George Livius, Esq. Right Hon. Lord Daer, Hon. John Douglas, Rev. Dr. Kippis, James Jacque, Esq. Francis Love Beckford, Elg. Adam Walker, Efq. Richard Sharp, Efq. Rev. Dr. Joseph Towers, John Furnell Tuffen, Efg. John Clerk, Esq. Thomas Bell, Efq. John Wilson, Esq. Andrew Stirling, Efq. Richard Heaviside, Esq. Mr. Alderman Combe, Robert Merry, Esq. George Shum, Efq. J. G. Lemaistre, Esq. James Perry, Efq. Henry Clifford, Efg. John Crookshanks, Esq. John Pratt, Esq. W. Maxwell, Esq. T. Hill, Efq, J. C. Fently, Esq. Thomas Bell, jun. Efq: Richard Wilson, Esq. Mr. J. Jarvis, C. F. Ward Efq. Rev. C. Powlett, William White, Esq. T. Holt White, Efq. W. Stone, Efq. Joshua Girby, Esq. Robert Aitken, Efq. Joseph Spurrel, Esq. ... Thomas Nevill, Efg. T. Rutt, Elq. J. Philips, Eig. J. Porter, Esq.

William Sharp, Efq.
John Barnes, Efq.
Jofeph Rufe, Efq.
T. Gordon, Efq.
Mr. J. Griffin,
Mr. Edward Hall,
William Bolville, Efq.
John Redman, Efq.

J. B. Gawler, Esq. Rev. J. C. Banks, Bertie Greatheed, Esq. Thomas Crookenden, Esq. Ben. Bakewell, Esq. Col. Hastings, D. E. Macdonnel, Esq.

Non-Resident Members who have signed the Declaration-

Right Hon. Earl of Buchan, Sir J. E. Swinburne, Bart. Professor Millar, G. Lloyd, Esq. Suffolk, W. Bellham, Esq. Bedford, Capel Loft, Suffolk, W. Davy, Efq. Devonshire, James Milnes, Efq. Yorkshire, Röbert Monteith, Efq. Glasgow, J. Richardsón. Efq. Glasgow, J. Losh, Efq. Cumberland, J. Grigby, jun. Efq. Suffolk.

Treasurers.

Right Hon. Lord Kinnaird.

George Tierney, Elq-

Such are the generous purposes of this Association: And on similar principles, and with the same objects in view, have the numerous Societies of the Friends of the People been instituted. Calumny has, however, erected her baneful instuence: The public peculator beheld, with dismay, the general spread of political knowledge, and availing himself of the troubles in France, began the cry of danger in Church and State. The misrepresentations of detraction missed many sensible men, and induced them to oppose Resorm. Time has demonstrated the fallacy of these accusations; and the rejection of their petitions was universally received with respectful tranquility. To traduce virtuous intention, is in private life the resource of the lurking assassing and in public, the expedient of malignant crast. But the artifices of venality are in vain; and the Friends of the People regard with scorn the illiberal attacks of their enemies.

On perufal of the fubfequent indiffment, the following observations naturally suggest themselves:

- I. The petitioning Parliament for redrefs of grievances, whether real or imaginary, is warranted by the Bill of Rights and Revolution Settlement.
- II. British subjects are entitled to assemble in a praceable manner, in order to interchange their sentiments on alledged grievances, to consult and to consider on the proper, necessary, and Constitutional means of application for address. This is, indeed, no parliamentary privi-

lege-no concession of the Sovereign. It is a right connate with the existence of Society and Government.

- III. Any individual, or any body of men, are entitled to invite their fellow-fubjects to co-operate with them in fuch application: And the convening any meeting for purposes not inimical to the Constituted Government and peace of the community, is authorized by the immutable decrees of natural justice, and is in strict conformity to the acknowledged principles of the British Constitution.
- IV. But if in fuch Conventions the addressing those assembled on the subject of Parliamentary Reform, has criminality attached to it, we ask—Why are not Pitt and Richmond torn from behind the entrenchments of corruption, and dragged to the bar?
- V. To compare the British Constitution, and much more so its practical Government, with a Constitution or Government existing or imaginary, can be, and is no violation of law. A contrary doctrine is not only repagnant to human reason, but destructive to human society. Truth can only be elicited by the collision of fentiment. All improvement existed in theory; before it was known in practice. Had fuch an intolerant principle predominated, Britons would not have experienced the advantages resulting from the Christian Religion, the Reformation, and the Revolution. The various modifications of government, into which civil fociety is divided, is a speculation always affording entertainment, reflection, and instruction to the philosophic mind. But these enquiries are not to be contracted and confined to the closet of the scholar. The interests of the human species are too deeply interested in the research, to preclude the developement of political truth, while the meanest spot of the globe, confecrated by Liberty, is to mankind an object worthy of their veneration and their love. The man, therefore, who can, with advantage, institute a comparison between two States, with respect to the expences necessary for sarrying on the functions of Government, but neglects to do fo, does not acquit himself in his duty to his country. With respect to Britain, it is not perhaps the Civil List which ought to claim disapprobation; - wealthy people can afford a liberal establishment and revenue to their Sovereign. But we hesitate not to advance that the holders of the four first offices of State have in places, penfions, perquifites, and douceurs, an annual income fuperior to the annual aggregate expenditure of the united cantons of Switzerland. And farther, that in Great Britain more than fix millions Sterling are annually torn in finecures, and excess of falary beyond what is adequate to professional trouble-Torn, we fay, from the vitals of commerce, the pittance of the mechanic, and the induftry of the peafant.

VI. The barely recommending of any book, whatever its contents may

be, to the perusal of another, can be no violation of law. But we acknowledge and admit, that the felling, as also the circulating and dispersing of books, known and ascertained to be seditious, is unquestionably a violation of law. Here, however, difficulties must arise as to the import of terms, and the existence of guilt. Many juries have found Mr. Paine's Works libellous and feditious; others have returned a contrary opinion. In this decrepancy of fentiment, what criterion of truth and justice remains to direct the judgment of the impartial? In fuch circumstances we conceive, that should a: Jury return the verdict of Guilty, the sentence of the Court ought to be characterised by leniency. The Dialogue of the Governors: and Governed is a detached selection from "The Ruins of Empires," by M. Volney, the celebrated Syrian and Egyptian Traveller, whose works have been circulated through the whole extent of Europe, and perused with avidity. The Patriot is a periodical performance to be found in every bookfeller's stall, and every corner of Britain. With respect to the Irish Address, the situation of Mr. Muir was peculiarly delicate. Upon its transmission to Mr. Muir by the Dublin Society, he was bound in honour to announce the receipt of it, and produce it to the Convention at Edinburgh. It is difficult to conjecture by what means the Convention could discover its contents, and determine its reception or rejection, without favouring it with a reading. As we are now enabled, without perfonal danger, to fubmit ad-locum to general scrutiny, we leave it to our countrymen to decide, whether or not "The proposing that it " should be received; and lie on the table of the faid meeting, and " also the moving, that the thanks of the meeting, or some ac-"knowledgment should be returned to those from whom the fore-" faid paper or address came;" be a violation of any known law, or the established principles of justice.

In the above general and preliminary remarks, we have been cautious, although bold—refpectful, although determined. We, therefore, fubmit the following authentic Narrative of the Trial to the confideration of the Public, and let them determine whether the Lord Advocate was entitled to befrow on the unfortunate Pannel the charitable and compaffionate epithets of WRETCH, FIEND, and

DEMON OF DISCORD.

Edinburgh, Sept. 9. 1793.

ADDRESS TO THE PUBLIC.

IN the different accounts which have been published of Mr. Muir's trial mention is made of my having been committed to prison for prevarication, or an attempt to conceal the truth. These accounts, in so far as they regard me, being defective. I think it incumbent upon me, in justice to myself and my character, to present the public with

a candid statement of the whole matter.

Being called to the bar of the Court, and having taken the oath to tell the whole truth, and nothing but the truth, I was interrogated, "Has any person instructed you what you should say?" I answered, None; but mentioned that several persons had desired me to tell the truth. I was then asked who had done so? My answer was, that I did not recollect; but that no person had given me any particular instructions, what I alluded to having been only the general observation of several persons with whom I had spoken on the subject. I was then questioned when I had been cited as a witness; upon which I produced my summons, bearing date the 26th of August. I was again interrogated, if it was after the citation that I had the conversations referred to, and with whom I held these? To which I replied, That it was both before and after citation; but, as it was only a kind of general instruction, I could not recollect any particular person.

I was then ordered to withdraw; and, on being again called into

Court, was ordered to prison for three weeks.

This fentence not a little furprifed me, as I was totally at a lofs to guess the cause, not having been conscious of any wrong. Indeed the whole error (if it may be so called) was the effect of confusion and mistake, which were natural enough, considering my utter ignorance of law proceedings, and that I never before had been examined as a wit-

ness in a Court of Justice.

I do not mean to reflect on the Court, but to justify myself from the charge of prevarication, or of concealing the truth, which I had no idea of committing. On the contrary, it appears to me that I was to blame only for an over anxiety to tell the whole truth in terms of my oath; for had I answered the first question in the negative, (which I was entitled to do, as no person had put words in my mouth) I would not have had the mortification of being imprisoned.

Conscious of the purity of my intentions, I submit my case to the public; and, leaving it with them to judge with candour, I have only further to observe, that I grieve not so much on account of my confinement, of the injury it may do me in business, or my reputation, as I am forry that, from my being rejected, Mr. Muir may be the greater sufferer of the two, as he was prevented from having the benefit of my evidence, which would have tended highly to his exculpation of the charges against him.

JOHN RUSSELL.

IN the second Edinburgh edition of Mr. Muir's Trial, was inferted a note, contradicting a very material part of Anne Fisher's evidence, and as every fact, illustrative of that extraordinary trial, is of the greatest importance, we consider it our duty to present to the public, the observation then made-

Conclusion of Anne Fisher's evidence.— As the witness was withdrawing, one of the Jury (Captain Inglis) desired she might be called back, and asked her, If there was no quarrel or misunderstanding between the samily and her at parting. She answered, that so far from that, her mistress gave her sive shillings over her wages, and Miss Muir gave her a petticoat, and same other articles of clothes.

The Note.— This part of Fisher's testimony, we have authority to say, is totally false; she did not receive a farthing from Mrs-Muir besides her wages, nor any article of clothes from Miss Muir; and she was not permitted to remain in the house after the term day.

We have fince learnt, that this witness was engaged for the purpose of carrying messages between Mr. Muir's town and country houses, and that she was only occasionally employed as an under servant. Our readers may judge what opportunities she could have, in that situation, of frequently hearing the private conversation of Mr. Muir's family. We are also informed that she, like the Rev. Mr. Lapslie, was present at the precognition of other witnesses; and that she was frequently cospeted in the Star Inn, Glasgow, with an active Sheriff [Honeyman] of the west, who probably taught a certain Judge [Lord Justice Clerk] to expatiate so warmly on her singular abilities.

TRIAL

OF

THOMAS MUIR, Efq.

Younger, of Huntershill.

HE Members of the Court of Justiciary assembled precifely at ten o'clock in the forenoon. Mr. Muir, who had obtained his liberation upon bail, soon afterwards ap-

peared, and placed himself at the bar.

His Majesty's Advocate, for his Majesty's Interest, was then in the usual form, called against the Pannel. Mr. Muir was desired by the Lord Justice Clerk to listen to the Indictment against him, which was to be read immediately by the Clerk of the Court. Of that Indictment the following is a true copy.

"GEORGE, &c. WHEREAS it is humbly meant and complained to us by our right trusty Robert Dundas, Esq. of Armiston, our Advocate for our interest, upon THOMAS MUIR, younger, of Huntershill, THAT, by the laws of this and every other well governed realm, the wickedly and feloniously exciting, by means of SEDITIOUS SPEECHES and HARANGUES, a spirit of disloyalty and disaffection to the King and the Established Government; MORE ESPECIALLY, when such speeches and harangues are addressed to Meetings or Convocations of Persons, brought together by no lawful authority, and uttered by one who is the chief Instrument of calling together such Meetings: AS ALSO, the wickedly and feloniously ADVIS NG and EXHORTING persons to purchase and peruse sedicious and wicked publications and writings, calculated to produce

duce a spirit of disloyalty and disaffection to the King and Government; AS ALSO, the wickedly and feloniously DISTRIBUTING or CIRCULATING any feditious writing or publication of the tendency aforesaid, or the CAU-SING distribute of circulate any such seditious writing or publication: AS ALSO, the wickedly and feloniously PRO-DUCING and READING ALOUD; in a public meeting or convocation of persons, a seditious and inflammatory writing, tending to produce in the minds of the people a spirit of insurrection and of opposition to the Established Government: AND, the PUBLICLY APPROVING of, and RECOMMENDING, in faid meeting, fuch feditious and inflammatory writing, are all and each, or one or other of them, crimes of an heinous nature, dangerous to the public peace, and feverely punishable: YET TRUE IT IS, AND OF VERITY, that the faid Thomas Muir is guilty actor, art and part, of all and each, or one or other, of the faid crimes, aggravated as aforefaid: IN SO FAR AS on the 3d day of November 1792, or on one or other, of the days of that month, or of October immediately preceding, or of December immediately following, the faid Thomas Muir having been present at a meeting in the town of Kirkintilloch, parish of Kirkintilloch, and county of Dunbarton, denominated, 'A Society for Reform,' or bearing some such name; and also, having sometime during the course of the said month of November aforesaid, been present at another meeting at Miltoun, parish of Campfie, and county of Stirling, which meeting was also denominated, 'A Society for Reform,' or bore some such name, (and both of which focieties above-mentioned the faid Thomas Muir was the chief mean of instituting and forming;) he did, at times and places forefaid, with wicked and feditious intention, address and harangue the faid meetings; in which speeches and harangues, the faid Thomas Muir did seditiously endeavour to represent the Government of this country as oppressive and tyrannical, and the Legislative Body of the state as venal and corrupt, particularly by instituting a comparison between the pretended existing Government of France and the Constitution of Great Britain, with respect to the expences necessary for carrying

carrying on the functions of Government; he endeavoured to vilify the Monarchical part of the constitution, and to reprefent it as useless, cumbersome, and expensive: AT LEAST, the faid Thomas Muir did use words and arguments of the above feditious tendency and import. FURTHER, the faid Thomas Muir did, sometime during the course of September, October, or November 1792, in the town of Glasgow in the county of Lanark, Kirkintilloch in the parish of Kirkintilloch, and county of Dunbarton, and Miltoun in the parish of Campsie and county of Stirling aforesaid, and elsewhere, wickedly and feloniously exhort and advise several persons to purchase and peruse various seditious pamphlets and writings; PARTICULARLY, the faid Thomas Muir did, fometime in the months aforefaid, within his father's house at Glasgow aforesaid, or some other place to the Public Profecutor unkown, wickedly and feloniously advise and exhort John Muir senior, late hatter in Glasgow, Thomas Wilson barber in Glasgow, and John Barclay residing in the parish of Calder and county of Lanark, to read Paine's Rights of Man, and to purchase the same; which book or pamphlet entituled, Paine's Rights of Man, is a most wicked and feditious publication, calculated to vilify the Constitution of this country, to produce a spirit of insurrection among the people, and to ftir them up to acts of outrage and opposition to the Established Government, FURTHER, the faid Thomas Muir did, in the course of the months of September, October, or November aforesaid, wickedly and feloniously distribute and circulate, or cause to be distributed and circulated, in the towns of Glasgow, Kirkintilloch, and Miltoun aforesaid, and at Lennoxtoun in the said parish of Campfie and county of Stirling, or elsewhere, a number of seditious and inflammatory writings or pamphlets; particularly a book or pamphlet entituled, 'The Works of Thomas Paine, Efq.' Alfo, a writing or publication, entituled, ' A Declaration of Rights, and an Address to the People, approved of by a number of the Friends of Reform in Paisley:' Also, a paper or publication entituled, 'A Dialogue be-twixt the Governors and the Governed;' Also, a paper or publication, entituled 'The Patriot:' Particularly, the faid Thomas Muir did, some time in the month of October

or November aforefaid, at Kirkintilloch, aforefaid, or at fome other place to the Public Profecutor unknown, wickedly and feloniously deliver and put into the hands of Henry Freeland, weaver, in Kirkintilloch, a feditious book or pamphlet, entituled, & The Works of Thomas Paine, Efq. which the faid Henry Freeland carried away with him; which book or pamphlet, along with the other wicked, feditious, and inflammatory paffages, contains the following:

Paine's Works, p. 13. 'Monarchy is ranked in Scipture as one of the fins of the Jews, for which a curse in re-

a; to ferve is denounced against them.

P. 20. In thort, Monarchy and fuccession have laid not ' this or that kingdom only, but the world, in blood and ashes; it is a form of Government which the Word of God bears testimony against, and blood will attend it.

P. 21. 'Why is the Constitution of England fickly, but because Monarchy hath poisoned the Republic?—the

Crown hath engroffed the Commons.

6 In England a King hath little more to do than to make war, and to give away places; which in plain terms is to impoverish the nation, and set it together by the ears. A ' pretty bufiness indeed for a man to be allowed eight hun-' dred thousand pounds Sterling a-year for, and worshipped ' into the bargain! Of more worth is one honest man to fociety, and in the fight of God, than all the crowned ruf-6 fians that ever lived.

P. 78. What are the prefent governments in Europe but a scene of iniquity and oppression! What is that of Eng-' land? Do not its own inhabitants fay it is a market where every man has his price, and where corruption is ' common traffick, at the expence of a deluded people? No wonder then that the French Revolution is traduced.

P. 85. But the fecond head, that of a nation establishing a particular family with hereditary powers, does not present ' itself as despotism, on the first reflection; but, if men will ' permit a second reflection to take place, and carry that reflection forward but one remove out of their own per-' fons to that of their offspring, they will then fee that hereditary fuccession becomes in its consequences the same despotism to others which they reprobate it for themselves.

P. 86. It operates to preclude the confent of the succeeding generation, and the preclusion of confent is despotism.

Part II. p. 30. 'All hereditary government is in its nature tyranny. An heritable crown, or an heritable throne, or by whatever fanciful name such things may be called, have no other significant explanation, than that mankind are heritable property. To inherit a government is to inherit the people, as if they were slocks and herds.

P. 51: 'The act called the Bill of Rights comes here into view. What is it but a bargain which the parts of the government made with each other to divide powers, profits, and privileges? You shall have so much, and I shall have the rest; and with respect to the nation, it said, for your share, you shall have the right of petitioning. This being the case, the Bill of Rights is more properly a Bill

of Wrongs, and of infult.

P. 54. The attention of the Government of England (for I rather choose to call it by this name, than the English Government) appears, since its political connection with Germany, to have been so completely engrossed and absorbed by foreign affairs, and the means of raising taxes, that it seems to exist for no other purposes. Domestic concerns are neglected; and with respect to regu-

lar law, there is scarcely such a thing.

P. 126. 'The time is not very distant when England will laugh at itself for sending to Holland, Hanover, Zel, or Brunswick, for men, at the expence of a million a-year, who understood neither her laws, her language, nor her interest, and whose capacities would scarcely have sitted them for the office of a parish constable. If government could be trusted to such hands, it must be some easy and simple thing indeed, and materials sit for all the purposes may be found in every town and village in England.

AND the faid Thomas Muir did, fome time in October or November aforefaid, within his own or his father's house at Huntershill, in the county of Lanark, or at some other place to the Public Prosecutor unknown, wickedly and feloniously put into the hands of William Muir, weaver in

-33

Kirkintilloch, eleven number of a feditious book or pamphlet, entituled, 'The Patriot', which the faid William Muir carried away with him, and kept possession of; and which book or pamphlet contained among others the following feditious passages:

Patriot, No. V. p. 168, and 169. 'They have lost the distinguishing character between freemen and slaves; they have lost the distinguishing character of Englishmen! They have lost what the most tyrannical Kings of

England would never force from them! They have, in a great measure, lost what their forefathers spent their blood and treasure to defend—the greatest jewel that any people

can possess—their constitutional and natural liberty—their birth-right and inheritance derived from God and nature!

They have lost the constitutional means of redress for all their grievances! What is it indeed they have not loss

by that hated septennial law, which has settered down the elective power of the people, like a dog in a manger, who

is only suffered to go abroad once in feven years for an

airing!

No. VI. p. 184, & 185. Rouse then ye Britons! Awake from the flumbering state of apathy in which you have
so long suffered yourselves ingloriously to remain! Open
your eyes to the injuries which have been heaped on you;
and affert your right to have them redressed. Evince to all
the world that you are the true descendants and sons of your
once famed glorious ancestors; prove yourselves worthy to
inherit, in its highest degree of perfection, that constitution
which they raised by their valour and cemented with their
blood:—Raise your voice—the voice of the people—and
sound in the ears of Tyrants, and their abettors, that
you will be free, and you are so: That voice is the noble,
the mighty stat, which none can, or dare to, attempt to
gainsay.

No. XI. p. 375. And what would he (Earl of Chatham) have thought, if he had lived to hear people now talk of a happy and glorious conflitution, evidently built upon corruption and supported by peculation? And what would he have conjectured, had he seen a proclamation issued to intimidate and prevent the people from

exercifing

exercifing their right of conferring upon, and publishing

their grievances?

No. XII. p. 414. 'But we should ask, here, what is the difference between a King of England taxing his subjects without consent of Parliament, and taxing them with the consent of Parliament, which Parliament the King, or his Minister, can influence as he pleases to approve of war or peace, and to vote such supplies as may be required; no matter how grievous or burdensome, nor for what base or corrupt purposes they are granted: One would think that the latter method is equally oppressive, and deserving of reprobation; for being done with a seeming legality, and under a form and semblance of constitutional procedure, the people are made parties to their own oppression, and the greatest insults are added to the heaviest injuries.'

P. 419. 'Here we see clearly the origin of the immense overgrown landed property of our race of nobles and rich commoners; a right founded in murder, desolation, rapine, and profcription of the first owners and holders of the landed property in this kingdom, among our Saxon ancestors; and by this we may easily trace the means by which our nobility are at this moment not only in possesfion of one branch of the legislature by hereditary claim, but by which they have also monopolized, with the addition of a few rich commoners, the majority of voice in the House of Commons, which, shame to tell, is bare-facedly called the Representation of the People. This we pledge ourselves to prove to the satisfaction of our readers in the course of this work, and indeed of a few more numbers.2 nd the faid paper or publication, entituled, A Declaration of Rights, and Address to the People, approved of by a number of the Friends of Reform in Paisley,2 distriited and circulated as aforefaid, contained the following ffages:

Paisley Declaration, p. 4. '1. Being subject to the legislation of persons whom other men have placed over you, it is 'evident you are denied that which is the right of every one, found and without which none are free. For to be enslaved, is to who lathave no will of your own in the choice of those law-makers, which have power over your properties, your families, your

2 lives.

· lives, and liberties. Those who have no votes for electing representatives are not free, as the rights of nature, and

the principles of our constitution, require, but are enslav-

f ed to the representatives of those who have votes.

P. 5. 3. Should you not affeciate in your own cause, and with one voice? the voice of united millions, demand re-

form in the national representation. P. 8. 10 But fuch a Parliament cannot be had unless we will revert to the first principles of our constitution, which we have so shamefully abandoned. A government where the executive and legislative power meet in a single perfon has no more pretence to freedom; it is perfect defpotifin; and the people who fubmit to it are in a state of Havery. If the will of the Prince must be law, in what manner'it is announced, whether the mandate issue direct. by from the throne itself, or through the medium of the House of Commons, is a matter of indifference. affembly is no longer the representative of the people, the · constitution is changed. If those men who are said to ref present us are only the registers of the Royal edicts, the government is degenerated into an absolute Monarchy. Since electing a Parliament is our only fecurity against an arbitrary power in the Crown, election itself must be onot only the common right, but the common duty, of al the people.3

P. 15. 'But the evils of long Parliaments -- are they no writen in tears and in blood? And have they left us augh of liberty but the name? With the poor exception then, o one year of freedom in feven, and that in favour of no one-feventh, part of the nation, it is demonstrated that you are constantly taxed without being represented, and compelled to obey laws to which you never gave affent. Are not thef the very definitions of flavery? And, are you not thu degraded to a level with the very cattle in the field, and the theep in the fold; which are a property to those who f rule over them, and have no power to fay, why are w bought and fold? why are we yoked and laden with hea vy buidens? why are we fleeced and led to the flaughter Demand then with one voice, friends and countrymen f that share in making your own laws to which, by the con " Aitution

flitution and the laws of nature, you are entitled; call for the Bill which would restore your lost constitution, and recover your stolen rights! Pursue the only course which can ever effect any considerable reduction of debts and taxes, or materially advance the interest of manufactures and commerce! In short, be free, prosperous, and happy! and give your posterity the same cause ro revere your memorics, as you have to bless those progenitors who lest you an inheritance in a free constitution.

And the above writing or publication, entituled, 'A Dialogue between the Governors and the Governed,' dittributed and circulated as aforefaid, contained, among

others, the following passage:

Dialogues. 'Civil Governors. The law enacts that ye be submissive.

'People. The law is the general will, a new order. 'Civil Governors. You will be a rebellious people.

'People. Nations cannot revolt; tyrants are the only rebels.

· Givil Governors. The King is with us, and he com-

mands you to submit.

'People. The Kingly office originates in the people, who 'elect one of themselves to execute it for the general good. 'Kings, therefore, are essentially indivisible from their naftuons. The King of ours, then, cannot be with you; you only possess his phantom.' And the Military Governors stepping forward, said, "The people are timid, let us menance them, they only obey force. Soldiers, chastife this insolent rubble."

* People. Soldiers, you are of our own blood! Will you flike your brothers? If the people perish, who will mainstain the army?---And the foldiers grounding their arms, faid to their chiefs, "We also are the people, we are the enemies of -----" Whereupon the Ecclesiastical Governors said, "There is now but one resource left. "The people are superstitious; we must seighten them with the name of God, and of Religion.--Our dearly bestored brethren, our children! God has appointed us to govern you."

People. Produce to us your heavenly powers.

' Priests. You must have faith, reason will lead you at stray.

' People. Do you govern then without reason?

'Priests. God ordains peace: Religion prescribes obe-

' People. Peace presupposes justice; obedience has a right to know the law it bows to.

' Priests. Man is only born into this world to suffer.

· People. Do you then set us the example.

· Priests. Will you live without Gods and without Kings?

People. We will live without Tyrants, without Impostors.

FURTHER, the faid Thomas Muir having, upon the 11th, 12th, or 13 days of December 1792, or on one or other of the days of that month, being present at a meeting calling itself 'The Convention of Delegates of the Associated Friends of the People,' or affuming some such name; which meeting was held in a room commonly called Laurie's Room, in James's Court, in the City of Edinburgh, he did then and there, with a wicked and feditious defign, produce, and read aloud to the faid meeting, a writing or paper, entituled, ' Address from the Society of United Irishmen in Dublin, to the Delegates for promoting a Reform in Scotland.' Which writing or paper was of a most inflammatory and feditious tendency, falfely and infidioufly representing the Irish and Scotch nations as in a state of downright oppression, and exciting the people rebelliously to rife up and oppose the government. And which paper or writing, among other passages, contained the following:

P. 1. 'We take the liberty of addressing you in the spirit of civic-union, in the sellowship of a just and common cause.

We greatly rejoice that the spirit of freedom moves over the surface of Scotland, that light seems to break from the chaos of her internal groups and the chaos of her internal groups.

' the chaos of her internal government, and that a country for respectable for her attainments in science, in arts, and

in arms, for men of literary eminence, for the intelligence and morality of her people, now acts from a conviction

of the union between virtue, letters, and liberty; and

now

• now rifes to distinction, not by a calm, contented, secret with for a reform in Parliament, but by openly, actively, and urgently willing it, with the unity and energy of an embodied nation. We rejoice that you do not consider yourselves as merged and melted down into another country, but that in this great national question you are still Scotland.—Also.

'We will lay open to you our hearts: Our cause is your cause. If there is to be a struggle between us, let it be, which nation shall be foremost in the race of mind. Let this be the noble animosity kindled between us, who shall first attain that free constitution from which both are equi-distant, Who shall first be the saviour of the empire.

The sense of both countries, with respect to the intelest

The fense of both countries, with respect to the intolerable abuses of the constitution, has been clearly manifested, and proves that our political situations are not dissimilar, that our rights and wrongs are the same.'—Also,
We will not be the dupes of such ignoble artifices.

We see this scheme, of strengthening political persecution and state inquisition, by a fresh infusion of religious fanaticism. But we will unite, and we will be free. Universal emancipation; with representative legislature, is the polar principle which guides our Society, and shall ' guide it, through all the tumult of factions, and fluctuations of parties. It is not upon a coalition of Opposition with Ministry that we depend, but upon a coalition of · Irishmen with Irishmen; and in that coalition alone we find an object worthy of reform, and, at the same time, the strength and sinew both to attain and secure it. on not upon external circumstances, upon the pledge of man or minister, we depend, but upon the internal energy of the Irish nation.-We will not buy or borrow liberty from America or from France, but manufacture it for ourselves, and work it up with those materials which the hearts of Irishmen furnish them with at home.—We do not worship the British, far less the Irish constitution, as fent down from heaven; but we consider it as human workmanship, which man has made, and man can mend. An unalterable constitution, whatever be its nature, must

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be despotism. It is not the constitution, but the people, which

which ought to be inviolable; and it is time to recognife ' and renovate the rights of the English, the Scotch, and

the Irish nations.'-Also,

'You have our ideas—answer us, and that quickly. · This is not a time to procraftinate.—Your illustrious · Fletcher has faid, that the liberties of a people are not to be fecured without passing through great difficulties; and no toil or labour ought to be declined to preserve a nation from flavery. He spoke well; and we add, that it is incumbent on every nation who adventures into a conflict for freedom, to remember, it is on the event (however abfurdly) depends the estimation of public opinion; hoonour and immortality; if fortunate; if otherwise, infamy and oblivion. Let this check the rashness that rushes unadvisedly into the Committee, of national character; or, ' if that be already made, let the same consideration impel us with active, not passive perseverance, with manly confidence, and calm determination, fmiling with equal fcorn at the blufter of official arrogance, and the whispers of private malevolence, until we have planted the flag of freedom on the fummit, and are at once victorious and · fecure.

' M'Allister, 102, Grafton Street, Printer.

WHICH feditious paper or writing, containing, among of thers, the above passages, the said Thomas Muir did, immediately thereafter, wickedly and feloniously, propose should be received, and lie on the table of the faid Meeting; and did also move, that the thanks of the Meeting; or some acknowledgement, should be returned to those from whom the foresaid paper or address came. AND MORE-OVER, the faid Thomas Muir did, then and there, wickedly and feloniously express his approbation of the fentiments contained in the faid paper or address, or, at least, did declare, that it was altogether harmless, or used words and expressions of a similar import, notwithstanding that many of those who were present at the foresaid meeting did! oppose and object to the foresaid paper or address being read,, or allowed to lie on the table, or in any shape acknowledged by the faid Meeting. AND the faid Thomas Muir having '

having been brought before John Pringle, Efg; our Sheriff-depute of the county of Edinburgh, upon the 2d day of January 1793, did, in his prefence, emit and fign a declaration, but immediately thereafter, the faid Thomas Muir, conscious of his guilt in the premises, did, in order to evade punishment, abscond and leave the kingdom; and having been indicted at the initance of our Advocate, for our nterest, to stand trial before the High Court of Justiciary, spon the 11th day of February last, the diet was afterwards continued to the 25th of that month to give him the better opportunity of appearing, if he was fo disposed; but the faid Thomas Muir having notwithstanding failed to apbear, he was, on the 25th of February last, fugitate by a entence of the faid High Court. AND the faid Thomas Muir having lately, in a private and clandestine manner, come into this Country, by the way of Ireland, he was liscovered at Portpatrick, apprehended, and committed prisoner to the tolbooth of Stranraer, in the county of Wigon, on the 30th or some other day in the month of July alt; and; at same time; fundry papers found in his posses ion were together with his pocket-book, fealed up in the refence of William Rofs, Efg; one of our Justices of Peace or the shire of Wigton; under the seals of the said Thomas Muir and the town feal of Stranraer. AND the faid Thonas Muir having been afterwards transmitted to Edinburgh. warrant of our High Court of Justiciary, he faid pocket-book and papers, the fealed parcel containog the same was opened in presence of him, the said Chomas Muir, and Harry Davidson Esq; Sheriff-substiute of the county of Edinburgh, upon the 10th day of August current, the seals having been previously inspected by the faid Thomas Muir, and declared by him to be enire, and an inventory of the contents thereof was made, nd figned by the faid Thomas Muir and Harry Davidson, nd others then present. AND the above mentioned declaation, emitted by the faid Thomas Muir before the Sheiff-depute of Edinburgh upon the 2d of January 1 93, torether with a copy of 'Paine's Works,' recommended and irculated as aforefaid; as also, a copy of the faid 'Declaration of Rights, and an Address to the people, approved

of by a number of the Friends of Reform in Paisley,' circulated as aforefaid; as also, a copy of the 'Dialogue between the Governors and the Governed,' circulated as aforefaid; as also, a copy of 6 The Patriot,' circulated as aforefaid; as also, a copy of 6 the Address from the Society of United Irishmen in Dublin,' to the Delegates for pro-' moting a Reform in Scotland,' produced, read, and approved of by the faid Thomas Muir, in manner aforesaid, and attested by the subscriptions of James Denholm, James Campbell, and others; and also, a book, entituled, 6 The Book of the Records of the Affociation of the Friends of ' the Constitution and of the People of Kirkintilloch, vo-' lume 1st, Entered at Kirkintilloch, November 1792; and also the foresaid inventory, made up before the said Thomas Muir and the Sheriff-substitute of Edinburgh, upon the faid 10th day of August current, with the whole articles and papers there in contained and referred to, will all be used in evidence against the said Thomas Muir, and will for that purpose in due time be lodged with the Clerk of the High Court of Justiciary, before which he is to be tried, that he may have an opportunity of feeing the fame. AT LEAST, times and places above mentioned, the faid feditious speeches and harangues were uttered, the faid seditious books or pamphlets recommended to be purchased and perused, the said seditious books or pamphlets circulated and distributed, as aforefaid, and the faid wicked and inflammatory address produced, read, recommended, and approved of in manner above mentioned, and the faid Thomas Muir is guilty actor, or art and part, of all and each, or one or other of the foresaid crimes. ALL WHICH, or part thereof, being found proven, be the verdict of an affize, before our Lord Justice General, Lord Justice Clerk, and Lords Commissioners Justiciary, in a Court of Justiciary to be holden by them within the Criminal Courthouse of Edinburgh, the said Thomas Muir OUGHT to be punished with the pains of law, to deter others from committing the like crimes in all time coming. LIST

LIST OF WITNESSES.

r. John Brown, weaver at Lennoxtoun, in the parish of Campfie, and county of Stirling.

John Speir, weaver at Lennoxtoun aforesaid.

3. William Robertson, excise-officer at Lennoxtoun aforefaid.

4 Francis Clark, callico printer at Lennox Mill, parish and

county aforefaid.

- 5. Alexander Johnston, bleacher at Kincaid Printfield, in parish of Campsie aforesaid.
- 6. Henry Freeland, weaver in Kirkintilloch. 7. Willaim Muir, weaver in Kirkintilloch.

John Scott, wright in Kirkintilloch. 8

9 Robert Weddel, weaver in Kirkintilloch.

10. James Baird, hofier in Kirkintilloch.

11. The Rev. Mr. William Dunn, minister of Kirkintilloch.

12. John Scott, weaver in Townhead of Kirkintilloch.

13. Willim Knox, weaver there.

14. James Muir, student of divinity residing at Campsie.

15. Anne Fisher, servant, or late servant, to Mr. John Carliste collector of the cess in Glasgow.

16. Thomas Wilson, barber in Glasgow.

17. William Reid, bookfeller and stationer in Glasgow:

18. James Brash, bookseller and stationer there.

19. David Blair, manufacturer in Glafgow,

20. John Muir, fenior, late hat-manufacturer, presently re-

fiding in Glafgow.

21. John Barclay, residing in the parish of Calder, in the county of Lanark, and one of the elders of the faid parish.

22. The Reverend Mr. James Lapslie, minister of Campsie.

23. James Campbell, writer to the fignet. 24. James Denholm, writer in Edinburgh,

25. Hugh Bell, brewer in Edinburgh.

26. John Buchanan, baker in Canongate of Edinburgh.

Mr. John Morthland, advocate. 27.

28. William Skirving of Strathruddie, residing in Edinburgh. C 2

eo. Lieu-

29. Lieutenant-Colonel William Dalrymple of Fordell.

3. Mr. Robert Forfyth, advocate.

31. Richard Fowler, fludent of medicine, refiding, or lately refiding in Edinburgh.

32. John Pringle, Esq; Sheriff-depute of the county of E

dinbu gh.

33. William Scott, folicitor-at-law, and procurator-fifcal or the faild c unty of Edinburgh.

34. Joseph Mach, writer in Edinburgh.

35. Sir James Colquboun of Luss, Baronet, Sheriff-depute of the shire of Dunbarton.

36. William Honyman, Esq; Sheriff-depute of the shire o

Lanark.

37. Harry Davidson, Esq; Sheriff substitute of the county of Edinburgh.

38. George Williamson, messenger in Edinburgh.

39. Mr. James Carmichael, commander of the Justice hulk in the fervice of the Board of Customs.

40. William Ross, Esq; one of the Justices of Peace for the country of Wigton.

LIST OF ASSIZE.

Sir John Clerk, of Pennycuick, Baronet.

Sir William Dick, of Prestonsield, Baronet.

Sir John Inglis of Cramond, Baronet.

Sir Archibald Hope, of Craighall, Baronet.

5 Sir James Fowlis, of Collington, Baronet. Sir Philip Ainsle, of Comley-Bank. Charles Watson, of Saughton. James Forrest, of Comission. Thomas Craig, of Riccarton.

John Wauchope, of Edmonstone.
John Balfour younger, of Pilrig.
David Johnston, of Bavelaw.
John Davie, of Gaviside.

15 Andrew Wauchope, of Niddry Marishal.

John Trotter, of Mortonhall. Gilbert Innes, of Stow. John Davidson, of Ravelrigg. James Rocheid, of Inverleith.

John Newton, of Curriehill.

James Calderwood, Durham, of Polton,
Thomas Wright, of Greenhill.

James Gill-spie, of Spyelaw.
Thomas Sivewright, of South-house.

James Kerr, of Woodburn.
John Alves, of Dalkeith, portioner.
Partrick Pridie, hatter in Edinburgh.
Thomas Brown, bookfeller there.
Andrew Smith, perfumer there.

30 James Charles, hosier there.
Alexander Inglis, merchant there.
William Pattison, merchant there.
William Cooper, upholsterer there.
Andrew Ramfay, slater there.

35 Thomas Duncan, bookseller there.
William Dalrymple, merchant there,
Francis Buchan, merchant there.
James Manssield, banker there.
Donald Smith, banker there.

40 James Dickson, bookseller there. Samuel Patterson, merchant there. George Kinnear, banker there. Andrew Forbes, merchant there. John Horner, merchant there.

45. Alexander Wallace, banker there.

WM. NAIRNE. ALEX. ABERCROMBY, JOHN SWINTON.

To this indictment, Mr. Muir pleaded, Not Guilty. He was then asked by the Lord Justice Clerk, if he had any objections to the relevancy of the charges which it contained. Mr. Muir replied that he had uniformly confidered the Jury

as the only judges of the law and of the fact; and that, in this flage of the trial, he would plead upon no point, which might preclude the determination of the Jury, by a previous decision of the Court.

In point of form, it is required in Scotland, that the person accused should communicate upon the evening preceding the trial, in writing the substance of his defence with a list of the witnesses intended to be adduced in exculpation. Mr. Muir had complied with this rule, and the Clerk of Court read the following desences:

DEFENCES.

THE Criminal Libel is false and injurious; so far from exciting the people to riot and infurrection, it can eafily be proved, by a numerous list of witnesses, that, upon every occasion, the pannel exhorted them to pursue measures moderate, legal, peaceable, and constitutional. The charge of distributing seditious publications, and of advising the people to read them, is equally false and calumnious. The pannel admits, that on the great national question, concerning an equal representation of the People in the House of commons, he exerted every effort to procure in that House, a full, fair, and equal representation of the people, as he confidered it to be a measure, (and still does,) the most falutary for the interest of his Country. But the pannel offers to prove, that as he confidered the information of the People to be the chief thing requisite to accomplish this great object, he uniformly advised them to read every publication, upon either fide, which the important question of Parliamentary Reform had occasioned.

Annexed are a list of witnesses in exculpation.

Under protestation to add and eik.

(Signed)

THOMAS MUIR.

LIST of WITNESSES, adduced in Exculpation.

William Riddle, baker in Glasgow, John Hamilton, manufacturer, St Andrew's Square; Glasgow.

David Dale, jun. manufacturer there:

Basil

Bafil Ronald of Broomelone, glover in Glafgow.

Alexander Park, writer in Glafgow.

George Waddel, manufacturer in Glafgow.

George Ruffel, merchant in Gallowgate, Glafgow:

John Brock, manufacturer in Glasgo v.

John Wilson, shoemaker in Gorbals of Glasgow.

John Lockhart, mason there.

Walter Hart, heritor in Tradestown, Glafgow.

Hugh Moodie, spirit dealer in Glasgow.

James Cooper, shoemaker, Glasgow,

John Gray, manufacturer, Glafgow.

Daniel M'Arthur, one of the masters of the grammar-school,

Glafgow.

Tames Richardson, sen. merchant, Glasgow.

William Clydesdale, cabinet-maker there.

John Tennant, brewer there.

George Bell, jun. manufacturer there.

George Stayley, manufacturer in Balmanno Street, Glasgow.

Robert M'Kinlay, print-cutter in Mr. Fulton's employment,

near Paisley.

William Orr, jun. manufacturer in Paisley.

James Craig, manufacturer, Water Brae, Paisley.

James Gemmel, merchant, Storie Street, Paisley.

William Muir, Fisherrow, Paisley.

Hamilton Ballantyne, Storie Street, Paisley. James Muir, weaver, Shuttle Street, Paisley.

John Buchannan, foreman at Kincaid Printfield, in the pa-

rish of Campsie.

Robert Honorie, printer there.

Patrick Horn, printer there. Smollet M'Lintock, block-cutter there.

William Henry, of Borrowstown parish, Baldernock:

James M'Gibbon, printer, at Kincaid printfield.

John Freeland, distiller in Kirkintilloch.

Andrew Rochead, younger of Duntiblaemill, parish of Kir-

kintilloch.

Robert Boak, furgeon in Kirkintilloch.

John Edmond, print-cutter, Kincaid printfield.

Robert Millar, weaver in Cambauflang.

The

The Rev. Mr. William Dunn, minister of Kirkintilloch. David Wallace, late servant to James Muir of Huntershill, now to James Stark of Adamslie. Robert Scott, weaver in Kirkintilloch. Archibald Binnie, type-founder, Edinburgh. Charles Salter, brewer in Edinburgh. Peter Wood, teacher in Portsburgh. John Buchannan, baker in Canongate. - Bell, tobacconift, Canongare. William Skirving, Edinburgh. Maurice Thompson, starch-maker there. Andrew Wilson, brewer in Portsburgh. John Smith, weaver, Lothian Road. Peter Hardie, brewer in Portfburgh. Col. William Dalrymple, of Fordel. William Johnston, Efq; Edinburgh. The Right Hon. Lord Daer. Newton, refiding St. Patrick's Square, Edinburgh.

The following Interlocutor was then pronounced by the Court upon the relevancy.

"The Lord Justice Clerk, and Lords Commissioners of Justiciary, having considered the criminal libel, raised and pursued at the instance of Robert Dundas, Esq; of Arniston, his Majesty's Advocate, for his Majesty's interest, against the said Thomas Muir, pannel, they find the libel relevant to infer the pains of law, but allow the pannel to prove all facts and circumstances that may tend to exculpate him, or alleviate his guilt; and remit the pannel with the libel, as found relevant, to the know-ledge of an Afsize."

ASSIZE.

Sir James Foulis of Collinton.
Captain John Inglis of Auchindinny.

John Wauchope of Edmonston. John Balfour, younger of Pilrig.

John Trotter of Morton-Hall.

Gilbert Innes of Stow.

James Rochead of Inverleith:

John Alves of Dalkeith, Portioner.

Donald Smith, banker, Edin.
James Dickson, bookseller, Edin.
George Kinnear, banker, Edin.
Andrew Forbes, merchant, Edin.

15 John Horner, merchant, Edin.

Immediately afterwards the Lord Justice Clerk, asked Mr. Muir, if he had any thing further to state, in support of these desences, as in the further course of the trial, he would be precluded from adducing any thing extraneous.

Mr. Muir then rose up and said, according to the rule of court, I have the evening before this day, communicated to the public profecutor the substance of my defence in writing. The truth of every word in that defence, I shall strongly prove before I leave this bar. I admit that I exerted every effort, to procure a more equal reprefentation of the People in the House of Commons. If that be a crime, I plead guilty to the charge. I acknowledge that I confidered the cause of Parliamentary Reform to be essential to the falvation of my Country: But I deny that I ever advised the People to attempt to accomplish that great object, by any means which the conflitution did not fauction. I grant that I advised the people, to read different publications upon both fides, which this great national question had excited, and I am not ashamed to assign my motives. I confider the ignorance of the people, on the one hand, to be the fource from which despotism flows. I consider, upon the other hand, an ignorant people, impressed with a sense of grievances, and wishing to have these grievances redressed, to be exposed to certain misery and to complete ruin. KNOW-LEDGE

LEDGE must always precede REFORMATION, and who shall DARE to say that the PEOPLE should be debarred from INFORMATION, where it concerns them so materially? I am accused of sedition; and yet, I can prove by thousands of witnesses, that I warned the people of the danger of that crime, exhorted them to adopt none but measures which were constitutional, and intreated them, to connect liberty with knowledge, and both with morality. This is what I can prove. If these are crimes, I am guilty.

Captain Inglis, before being fworn, mentioned that he was a fervant of Government; that he understood Mr. Muir was accused of a crime against Government; and that he did not consider it as proper, that Mr. Muir should be tried by a Jury composed of servants of Government; that his mind selt scrupulous, laboured under much anxiety, and he begged leave to decline being a Juryman. Captain Inglis was informed by the Court, that there was no impropriety in his being a Juryman, although belonging to the service of Government.

The Lord Justice Clerk, in the usual form, asked Mr. Muir, if he had any objections to state to the first five gentlemen, whose names he had selected from the list of assize.

Mr. Muir faid: Of these gentlemen I have no personal knowledge. Their fituations in life are respectable, and I believe them to be men of truth, and of honour; yet my fituation and theirs is so peculiar, that I am obliged to object to them being upon this Jury. The question of Parliamentary Reform has agitated deeply, in proportion to its magnitude, the minds of men in this country; different opinions have been adopted, and different parties have been formed. These gentlemen belong to an affociation which affembled in Goldsmith's Hall, calling themselves the Friends of the Constitution, united to support it against Republicans and Levellers, and expressing their zeal to suppress tumult and sedition. I belong to the affeciation of the Friends of the People. Viewing a reform in the representation of the people as a measure the most conducive to the stability of the constitution, and to the felicity of the people,

people we united our common exertions, by legal measures,

to accomplish that object.

To the constitution, in its genuine principles, we have folemnly pledged ourselves-Never have we professed to be its enemies, yet the affociation in Goldsmith's Hall, by a deliberate and public act of their's, have declared, that we were the enemies of the constitution. Equally zealous in our declarati ns to the world—in our reprobating riot and fedition; and fincere in our hearts, that affociation has denounced us to this country, as attempting to kindle the torch of civil war, and to lay it in blood and in destruction. The fact upon which I found this charge is notorious, and cannot be denied. A Convention of Delegates, from all the Societies of the Friends of the People in Scotland, affembled in this city, upon the 11th day of December last. Of this Convention I had the honour of being a member. The convention accorded with the affociation in Goldfmith's Hall, in their zeal to support the constitution, in their abhorrence of fedition, and in their determination to concur with good citizens in their suppression of riot and of tumult. To testify then to this affociation, their principles and their object, the Convention ordered a number of its members to repair to their Hall, and to subscribe the book which they had opened, of adherence to the constitution. In this number I was included. We did fo. And, What were the confequences? The affociation erazed our names, and published in the papers of the day their proceeding. Was not this. an act of public profcription against us all? Accused this day of fedition, of an attempt to overthrow the constitution, shall those men be my Jurymen? who have not merely accused me, but likewise judged and condemned me without knowing me, without leaving me the possibility of the power of vindication. This trial is no trivial matter, It affects me, but it affects the country more. The noise of it will pais down to other times, and posterity may fancy their most valuable rights connected with its confequences.

A respectable gentleman of the five to whom I now object, has felt the delicacy of his fituation, and has honourably avowed his scruples. Such sentiments, so respectful in themselves, I trust are common to all his colleagues.

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This is not the only objection I state to the Gentlemen of Goldsmith's Hall being of my Jury. I am accused of circulating the works of Mr. Paine. That association has publicly advertised their horrors at the doctrines contained in these books. Nay, more, they have offered a reward of five guineas, to any who will discover a person who may have circulated them! If this is not prejudicating my cause, I demand to know what prejudication is?

Upon these two objections, I shall make no further observations. To suppose them not well founded, would be to infult the common sense and the common feelings of mankind.

I demand justice. Let me be tried fairly, not by a Jury of the affociation of Goldsmith's Hall, not by a Jury of the Affociation of the Friends of the People, but by men unconnected with either, whose minds cannot possibly be supposed warped with prejudices. I THEREFORE SOLEMNLY PROTEST, that no person who is a member of the Association in Goldsmith's Hall, should, or can, be of the Jury in my trial.

Solicitor-General BLAIR replied, That he confidered this objection to be of the most extraordinary nature. The pannel is accused of forming affociations, contrary to the Constitution, and he presumes to object to those Gentlemen, who formed affociations in its defence. With equal propriety might the pannel object to their Lordships on the Bench, to be his judges in this trial: their Lordships had sworn to defend their Constitution.

Mr. Mura. This day, I will not descend into the quibbles of a Lawyer. I object to these gentlemen, not because they associated in desence of the constitution. I too, as well as they, have associated in desence of the constitution. But my objection is, that they, by an act of theirs, have publicly accused me of being an enemy to the constitution, have already pronounced the sentence of condemnation, and have imposed upon my name the seal of proscription.

Lord Justice Clerk.—If the objections of the pannel were relevant, it would extend far indeed; it would go to every person who had taken the oaths to government. I can see nothing in the objection, and I am clear for repelling

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Lord Henderland.—I can see nothing in the objection; these gentlemen entered into a society for a particular purpose, and had the right of judging of the qualification of their members; they did not think Mr. Muir or his friends proper members. In no trial whatever could this be a good objection.

The objection was repelled. Mr. Muir, however, conti-

nued to repeat it, as every five were fworn.

When the list of the five last was presented, he said it was not sufficient to say that these gentlemen were free to form a fociety, this is a fact which no man in his found fenfes. will dispute. But, this fociety when formed, had opened, in a public place, a book for public subscription. By repeated advertisements they had called upon every friend to the conflicution, every enemy to fedition and tumult, every person inimical to a public division of property by a levelling fystem, to come and subscribe their names in that book, as expressive of their attachment to the constitution, to property, and to peace. Every porter, every chairman from the ftreets, was allowed to infert his subscription, Why were the names of the pannel and his friends expunged? Was it not a public denunciation of their being the supporters of that system of plunder and of disorder, which that affociation was to oppose?

When the Jury were tworn in, Mr. Muir again stated, that he believed them to be men of truth and integrity, but never would cease recalling to their attention the peculiarity of their situation. They had already determined his fate. They had already judged his cause; and, as they valued their reputation, their own internal peace, he entreated——Here Mr. Muir was interrupted by the Court, who concurred in opinion, that his conduct was exceedingly improper, in taking up their time, as the objec-

tion had been repelled!

The counsel for the Crown now proceeded to call the witnesses.

ALEXANDER JOHNSTON.

Mr. Muir objected to this witness. He said he did not

know him. He did not remember if ever he had feen him, but he could clearly prove, by respectable witnesses, that this person had said, upon hearing of his arrival in Scotland, that he would do every thing in his power to have him

hanged.

Mr. Muir was asked if he could condescend upon any particular circumstances of malice, which this witness entertained against him. He replied that he did not know him, therefore could specify no circumstances from which the proposed witness might have entertained malice against him; but the fact that he had so expressed himself was certain and true, and if permitted, he would immediately substantiate what he had afferted; by the most convincing proof.

The objection was repelled. The Court observed, that witnesses might be averse to bear testimony. That for this purpose they might make similar affertions in order to disqualify themselves. That is, upon objections of this kind, they were to be cast, the ends of public Justice might be defeated; besides, it was observed, that the witness would

be purged of malice upon oath.

The objection was over-ruled, and the witness was adduced.

ALEXANDER JOHNSTON,

Depones, That he was prefent at a meeting in Kirkintilloch, sometime in the month of November last, but does not remember the day. That the meeting had then no name, but has been fince known by the name of a Reform Meeting. Mr. Muir was prefent who harangued the meeting. As far as he recollect, Mr. Muir addressed the Prefident; stated the disadvantages in the Representation, some Boroughs being rotten, others having no vote. He stated the population of England, and Scotland, and mentioned, that from the smallness of the number who voted, the people were not fully represented. Mr. Muir faid, that if a man paid f. 20,000 for a feat in Parliament, he behoved to derive some interest from his seat, and he referred to the people, whether it was reasonable that a man should pay so much for a feat in Parliament, without deriving some emolument

Inment in return. That the Duke of Richmond, had complained of this, and had £. 30,000.—He was filent.—That Mr. Muir compared our Constitution with the French, and faid, that beyond a doubt they would be fuccessful. That they were more equally represented, and their taxes much That two thirds of the French national debt was already paid. That a manufacturer in this country could not bring his goods to market with the same advantage as the French Manufacturers; of course, we should lose our trade. Mr. Muir faid, the Society ought to be acquainted with the principles of those members they admitted. That the fole intention of these Societies, was to procure a more equal and a shorter duration of Parliament. That the means these Societies were to use, for these ends, was to petition Parliament, and to communicate their resolutions, and extend their knowledge, by publishing and circulating useful publications. That in order to obtain that knowledge, they ought to get all political pamphlets from a neighbouring Bookfeller? but he did not mention any pamphlet in particular.

Upon the interrogatory of the Solicitor-General. De-poned, That nothing was faid about a King, but that the Constitution ought to confist of King, Lords, and Commons. There was mention made of Paine's Rights of Man, but not by Mr. Muir. One man in the Society, not in a public manner, but to his neighbour privately, faid, he had read that work. The most of the members were young weavers, from eighteen to twenty years of age. He knew of no previous meeting at Kirkintilloch, this one being the conflituting one. Mr. Muir did not come into the meeting till after it was constituted, but had promised in the morning to be there. He feemed to be the principal man in that Society, and faid, he belonged to other Societies, of the fame fort: He recommended a timeous accomplishment of the business, in order, that when the different meetings had communicated with each other, they might lay it before Parliament. At the time he recommended the above meafure, fome of the members wished to form meetings. Being interrogated by Mr. Muir, he deponed, That Mr. Muir did recommend peace and regularity to the meeting, and observed that any tumult or disorder would ruin their common cause. He told the meeting, that there was no other mode of procuring redress, but by applying to Parliament, and he recommended to the meeting to be ware of admitting immoral characters as members.

ROBERT WEDDEL,

Depones, That he remembers a meeting in Kirkintilloch, about the beginning of November last, which was called the meeting of the Friends of the People, or, for a Parliamentary Reform. That Mr. Muir was at this meeting, which was the conflituting meeting---came in after the meeting began, and made a speech in which he advised regularity in their proceedings; and mentioned that they ought to proceed, in a constitutional manner, as the law now is, by King, Lords, and Commons. He faid nothing about the expence of a King, nor the burden of taxes, nor the comparative expence of the French Government, nor did he mention the fuccess of their arms. He spoke about ten minutes. After the meeting broke up, the witness met Mr. Muir with some others, in Mr. Wallace's, Baker in Kirkintilloch, where the conversation was about the politics of the country---there were about eight present in Mr. Wallace's, or one fourth of the number that was at the meeting. The witness was Vice-President of the meeting, Mr. Freeland was Prefident, and James Baird was Secretary, there were no other officers, and all these were with Mr. Muir He does not remember the particulars of in Wallace's. the conversation, but Flower on the French Constitution was mentioned, which he never before had heard of. He thinks it was Mr. Muir that mentioned this book, in speaking of new publications, and he remembers books being spoken of. Depones, That at the meeting, one Boyd asked Mir. Muir's opinion about Paine's Works, when Mr. Muir faid, that it was foreign to their purpose. He remembers this, because he was angry at the question being asked.

Upon the Lord Advocate's interrogatory, Whether Flower's book had been recommended, Mr. Muir objected to the

question. The witness was removed.

Mr. Murr.--There is no accusation brought against this book in the libel. Let it be admitted that this book is of a seditious or a treasonable nature, yet, as I am not accused of either recommending or circulating it, how can any thing under this indictment, concerning it, be adduced in evidence against me? I plead upon a great principle of natural justice: I look forward to other times, and I tremble for the precedent. If this were not the case, I would not say that I merely approved of that book of Mr. Flower's, but, in this great audience, I would recommend its principles, in general, to every man who valued the interests of his country, and whose feelings interest him in the happiness of human kind.

LORD ADVOCATE.—The charge against the Pannel is sedition, and it is branched out under various heads. One of these was, advising people to purchase seditious books; and he was entitled to examine as to such facts, though every particular book or sact was not condescended on in the

libel.

Mr. Mutr.—Neither in justice nor in law has the Public Profecutor a right to bring against me a general charge. Every criminal charge, upon the facts, must be special, in order that the paniel may know the crime that is alledged against him, and accordingly prepare the special matter of his defence.

LORD JUSTICE CLERK.—By the Statute of James VI. wherever art and part is libelled, there can be no objection to the generality. This is a proper question; and it has a tendency to establish the major proposition, and it ought to be sustained.

The Lord Advocate gave up the question.

The witness was again calledin, and deponeed, That he knows of no books having been recommended to be purchased in consequence of this meeting, except Henry's History of England. The books purchased by the witness for the Society or others, were three or four copies of the Political progress,—three or four copies of the Paisley Declaration, one copy for his own use and one for the Society: That he was not ordered by the meeting to buy them, but bought them for his own use, and to show his neighbours.

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He never purchased any of Paine's Pamphlets, but he got a copy of that pamphlet, he does not know from whom, and which happened fometime before the meeting. He never faw the Dialogue between the Governors and the Governed He faw the Patriot, and was shown it by Mr. William Muir. Upon being interrogated by the Pannel, depones, That he recommended Henry's History but no other book, .- That he recommended order and regularity; and upon the Solicitor General's interrogatory, depones, That Mr. Muir particularly faid, that they would be the more fuccessful the more they were constitutional: That their end was to obtain a more equal Representation in Parliament: That the witness meant by that a more equal Representation; but he does not know the precise terms: That he cannot say more, but there were different opinions in the Society, one part of them wanting it confined to the landed interest, another to have it that every man should have a vote, but Mr. Muir gave no opinion. Upon Mr. Muir's interrogatory, depones, that Mr. Muir recommended to avoid riot, and faid, that tumult would ruin the cause; he also advised them to take care of the moral character of. the members whom they admitted. He does not remember whether Mr. Muir faid he would defert them, if they became unconstitutional, and he does not remember that he: recommended them to purchase any other book than Henry's History of England.

REV. MR. JAMES LAPSLIE.

The Public Profecutor next adduced as a witness Mr. Lapslie—

Mr. Muir-Let this witness be removed. I have many

objections to flate against him.

Mr. Lapflie was accordingly removed.

Mr. Mure—I have faid that I have many objections to flate, both to the admissibility and credibility of this witness. My delicacy with regard to that man, will, at present, permit me to adduce the least weighty only; for I mean to prove the mest important, in a different shape, in a criminal prosecution against him, when he and I shall exchange places at this bar. I know not what title this Reverend

verend Gentlemen has to act as an agent for the Crown; but this I offer to prove, that he affifted the Messengers of the Law, in exploring and citing witnesses against me; that he attended the sheriffs in their different visits to the parithes of Campfie and Kirkintilloch, that previously to the precognition, he conversed with the witnesses of the Crown, that he attended their precognition, put questions to them and took down notes; nay, more, that, without being cited by the Profecutor, he offered himfelf ultroneously against me, and infifted that his declaration should be taken in the unusual form, with his oath attending it, to attest its truth. Upon other matters I shall not dwell; it is sufficient for me fav, that this witness attended the precognition of other witnesses: The uniform and the late decisions of your Lordships have sustained this objection—the witness therefore cannot be examined.

The Lord Advocate faid, that he knew the Court had fustained the objection in many late cases. He would not dispute the point of Law at present, afterwards indeed he might upon some future occasion, but consented that Mr. Muir should be allowed to prove the first part of his objection, of Mr. Lapslie's activity as an agent in collecting evi-

dence against them.

In proof of the objection Mr. Muir called

HENRY FREELAND,

Depones, That he knows Mr. Honeyman, (Sheriff of Lanarkshire) and saw him at Kirkintilloch, in company with Mr. Lapslie and another gentleman, a writer in Glatgow. Mr. Honeyman examined the witness about Mr. Muir; and, during the precognition, Mr. Lapslie also put questions to the witness. He asked him, if he had got a College education, which being answered in the negative, Mr. Lapslie said he was a clever fellow, and when he saw him write, he said it was a pity such a clever fellow should be a weaver, and that it was in Mr. Honeyman's power to procure him a birth, which was said in presence of Mr. Honeyman. That when Mr. Honeyman examined him about how often Mr. Muir had been at Kirkintilloch meetings, Mr. Lapslie also asked him if Mr. Muir had been more

more than once there. That on the above occasion when Mr. Lapslie praised the witness's abilities, the witness answered, that it was flattery, when Mr. Lapslie clapped him on the shoulder, and said it was no such thing, but that it was probable Mr. Honeyman would see him again.

Mr. Muir then called

ROBERT HENRY,

Who deponed, That he was examined by Mr. Honeyman about Mr. Muir: That Mr. Lapssie was present all the time he was so examined.

ROBERT M'KINLEY

Was then called, who deponed, That he was examined at Campfie by Mr. Honeyman, in presence of Mr. Lapslie and Mr. Shiels. Mr. Lapslie spoke to the witness before the examination, and told him to speak the whole truth, and frequently exhorted him, during the examination, to tell every thing as it concerned Mr. Muir, and not him the witness.

Mr Muir proceeded to call James M'Gibbon, when the Lord Advocate gave up Mr. Lapflie's evidence; confequently there no longer remained any necessity to examine more witnesses, with regard to the conduct of that gentleman. The Profecutor said, that he gave up Mr. Lapslie as a witness, not on the ground of his being present at the precognitions, but because he appeared, if not an agent, at least to have taken an active part in the business.

The evidence for the Crown then proceeded.

HENRY FREELAND.

When this witness appeared, Mr. Muir observed, that the Jury would remember, that from what this witness had already deponed, it would appear that he had got the pro-

mile of a good deed.

Then the witness being examined, depones, That he was present at a meeting in Kirkintilloch, which was called a Society for Resour, on the 3d November last. He was president that night and sat in the Chair. Mr. Muir was there, and made a speech of about a quarter of an hour.

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The general purport of the speech was about shortening the duration of Parliament, and a more equal representation. He thought the taxes might be lessened by these means: That the Reform was not to take effect as to the King and House of Lords, but only of the Commons. He mentioned the fuccess of the French arms, and that liberty would be established in France. He spoke of books in general, but he does not recollect the name of any being mentioned but Henry's Hiftory of England; in general it was political books. The books this witness remembers to have seen, are the Proceedings of the Westminster Association, the Patriot, and Pailley Declaration. It had been fuggested by one Boyd to purchate Paine, but Mr. Muir shook his head, and faid it was foreign to the purpole: That the witness fome time before this spoke to Mr. Muir about Paine's book, and asked it as a favour to get the loan of it, and Mr. Muir bid him fearch his great coat pocket, and he would get it, and that he got it accordingly: That this was on the Tuesday; eight days before the meeting, at which time Mr. Muir had fent for him to Mr. Wallace's, and told him that he had heard of the intended fociety, and that the witness was to be a member; and that Mr. Muir and the witness afterwards talked of societies in general: That the witness took Paine home with him, and read it, and gave it to his fifter: That he gave it to one Scott, and also to one Stewart, who had sought it several times, and was angry he had not got it fooner: That Mr. Muir faid, when the witness first asked the book from him, that he thought it had a tendency to mislead the people, and that nothing further passed in respect to it; and that he has concealed nothing: That he was furprifed Mr. Muir did not recommend it, because every body else spoke well of it, and was surprised that Mr. Muir said it had a bad tendency: That Mr Muir did not approve of the book, but on the contrary, faid it had a bad tendency: That he knows no particular reason for his being sent for: That he knows books were bought for the fociety; and that he wrote to Mr. Muir, faying that the books then in circulation gave fatisfaction: That he received a letter from Mr. Muir, telling that Mr. Provan's cause had been decided

It o ded in the Court of Session: That he got two letters m Mr. Muir, in which he defired the witness to impress the fociety with the importance of fending a delegate to the Convention, and hoped to fee him there, but faid nothing about the books: That the Paislay Declaration purchased for the Society was not recommended by any particular person: That the book before mentioned was afterwards given up by the witness to the Sheriff; and the book being shown to him, he thinks it the same: That he cut up the leaves. That the witness first mentioned the book to Mr. Muir: That there were two pamphlets in Mr. Muir's pocket. Up in Mr. Muis's Interrogatory—depones, there was an intention of having this fociety long before the witness faw him: That Mr. Wallace, at whose house there was an adjournment from the meeting as aforefaid, was an old fervant of Mr Muir's father, and Kirkintilloch is within four miles of Huntershill. his father's house: That he did notrecommend any other book than Henry's History of England: That he told them all riot would be ruin to the cause, and recommended them to be constitutional and regular: That the people were to petition Parliament, and that there was no other way of getting a Reform. That on Paine being recommended in the fociety, Mr. Muir faid it was foreign to the subject: that the witness having heard that a Proclamation of the King was against that book, he was upon that account curious to fee it, and he first spoke of it to Mr. Muir.

WILLIAM MUIR.

When the oath was proposed to be administered to this witness, he refused to swear, as being contrary to his religious principles. Being asked what these principles were, he declared he was one of those who are called the Mountain: That he had no objections to be examined: That he would tell the whole truth, but could not wrong his own conscience by taking an oath, which he thought unlawful.

The Court observed to him, that if he would not swear, no other alternative remained to them, but to commit him to prison; that there was no way by which he could ever obtain his liberation, and that his imprisonment would be

perpetual. He replied, that he could not help it, and that he knew the Lord was present in prison, as well as present

any where elfe.

The Judges asked him, if he believed in the Bible; to which he answered, he did. He was then interrogated, if he could point out any particular passage which taught him the unlawfulness of taking an oath. In order to remove his scruples they quoted several passages from the Bible, but he still adhered to his first declaration, saying, that he could not take the oath without deserting his principles, which he was determined never to do.

The Lord Advocate moved, that this person should be committed to prison for his contumacy, informed him there was no way by which he could ever be set free; and, in express words, declared that his imprisonment would be e-

ternal.

Mr. Mure—I believe this person to be a good and conscientious man. Whether he be right or wrong in resusing to take this oath, is not an object of my inquiry. He is adduced as a witness by the prosecutor against me. I have therefore the most material interest that he should be sworn, but rather than he should suffer for acting according to the dictates of his conscience, I wave my right, and I will admit every word which he utters, although not upon oath, to be as true as if it were.

The Court observed, that neither they, nor the jury could listen to any evidence but what was given upon oath. The law expressly required it, and it could not be dispensed with, and that the Prosecutor and public justice was con-

cerned in this matter also.

William Muir perfifted in his refusal. The Court committed him to prison, declaring they knew no mode by which by the law of Scotland, he could be liberated. By the officers of Court he was conducted to prison.

JOHN BROWN

Depones, That he was present at a meeting at Campsie, about the month of October or November last: That Mr. Muir and Mr. Buchanan both spoke at the meeting: That he also was at a meeting in Kinkintilloch: That he does not

understand these meetings were called by Mr. Moir: That he has bought Paine's book, but does not recollect whether he did so before or after the meeting: That he bought it merely from curiosity, seeing the title in a window: That he does not remember, whether or not that book was mentioned at the meeting: That he does not recollect Mr. Tuit mentioning France: That the tenor of Mr. Muir's speech was to inculcate upon them the necessity of sobriety, to pursue constitutional measures, and to read constitutional books: That there were no books in the meeting, and that at a conversation he heard Mr. Muir say, That Paine's book was not a constitutional book, and would not do.

ANNE FISHER,

Depones, that she was sometime servant to Mr. Muir's father; she knows about the time libelled, Mr. Muir was much busied about reading and writing, but does not know the subject: That she was fent to Mr. Mennons' with a mesfage from Mr. Muir, and with a paper, which she thinks was entitled a Declaration of Rights, which had not been printed as he wanted, and to get it corrected. She faw at that time, a good many country people coming about Mr. Muir's father's shop: That Mr. Muir has frequently faid to these country people, that Mr Paine's book was a good book: That the has frequently bought this book for people in the shop, and that this was sometimes at the defire of Mr. Muir, and sometimes at that of these people. She bought both the first and second part of Paine's, at different times, and when she returned with them, she sometimes laid them on the table, and fometimes gave them to the people, that she bought two different parts at different times, for Alexander Muir, Mr. Muir's uncle. She was sent for a copy by Mr. John Muir hatter, but is not fure whether or not she got it. That John Muir was much pressed upon by the Pannel to purchase the book: That, to the best of her remembrance, the bought one for one Barclay: That the knows Mr. Muir's hair dreffer Thomas Wilson, and she has heard Mr. Muir advising him to buy Paine's Rights of man, and to keep them in his shop to enlighten the people, as it, confuted Mr. Burke entirely: She read this book herfelf,

and got it in her master's house: That she has seen one copy on fine paper, and one or two coarse ones: That, to the best of her remembrance, she has seen the Paisley Declaration on Mr Muir's table, and fornetimes in the dining ro m: That she thinks she has seen the Dialogue in Mo. Muir's room, and as he heard him road it, in presence of his mother, fifter, and others, in his father's back shop: That Mr. Muir faid, it was very clever, and wrote by one Vilnew, one of the first wits in France: That she does not remember to have seen the Patriot: That she thinks she has heard part of the Paisley Declaration read by Mr. Muir in the faid back shop, in prefence of somebody, that being the common place where he read these books: That she has been fent from the back shop upstairs for some books: That the does not recollect whether he thus read thefe books on a market day; and that the has known him read fome French law books: That the has heard him fpeak about Reform and members of Parliament: That if every body had a vote, he would be made member for Calder: that members of Parliament were to have thirty or forty shillings a day; and that, in that case, there would be none but honest men to keep the Constitution clear: That she has heard it faid, by Mr Muir, that France was the most flourishing nation in the world; as they had abolished tyranny and got a free government; that the heard him fay the Constitution of this country was very good, but that many abuses had crept in which required a thorough Reform: That the Courts of law required Reform alfo, for they got their money, for doing nothing but pronouncing fentence of death upon poor creatures; and that it was an uteless parade of their coming in to Glasgow: That she recollects, about that time, of Mr. Murr being Council for two foldiers; at their trial she heard him say, that he told the Judges and the Jury, as much as what they had to expect.

Mr. Muir arose, and made a motion for the witness to

withdraw.

Mr. Muir then faid, that the conduct of the Lord Advocate was, in every respect, highly reprehensible. He has put a variety of questions to witnesses, with regard to crimes of which I am not accused. The indistment charges

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me with making feditious speeches at Kirkintilloch and at Campfie, vilifying the Constitution and the King, and inflaming the minds of people to rebellion. It charges me with distributing feditious books; and it specifies that I gave away Mr. Paine's Works, some numbers of the Patriot, the Dialogue by Volney, betwixt the Governors and the Governed, the Paisley Declaration of Rights, and of having read, in the Convention, the address from the Society of United Irishmen in Dublin. The indictment charges nothing more, there is not a fingle letter within its four corners which points out to me the charge of speaking difrespectfully of Courts of Justice, tending, in any manner, to excite the people against the administration of the law. Compared to a clime of this nature, the giving away to fingle individuals, fingle copies of books and pamphlets, which may be esteemed seditious, is a trifle, light as air. If the public Profecutor had evidence that I was guilty of this crime, he was deficient in his duty to the public, in not making it an article of accusation. He should have manfully, in the light, brought it forward against me, joined a fair issue betwixt us, and then I would have defended myself the best way I could. But to attempt to fteal in as evidence in this way, to prove a crime which he durst not openly libel, because he knew it could not be supported, merits the severest reprobation. But what is the tendency of this little art? this domestic and well tutored spy, is brought to prove words which may irritate your minds against me,---Yes, this is the artifice, this is its object, but your justice will render it ineffectual. You will feel the fame contempt which I do. Let us pass from that --- I contend upon the great principal of natural justice, upon the constitutional law of this country, that no person can be tried for a crime of which he has not been previously accused. What is the purpose of an indictment, but to specify the crimes which are to be proved, in order that the Pannel may have an opportunity to prepare his defence? Why is the indictment ferved upon him fifteen days before the trial, but to enable him to accomplish this purpose? It is vain to fay, that under the general charge of fedition, every thing tending to prove it can be adduced, although not specially mentioned. If this is now to be adopted as law, what portion remains to us of our national liberties is for ever torn away. Every thing is infecure, an indictment will no longer be regarded, but as a piece of unmeaning paper, The unfortunate man who receives it may fay, I am charged with robbery. I have many witnesses to prove I did not perpetrate this crime, but what avails preparing a defence? Not a fingle witness may perhaps be adduced against me for that offence. I may never hear a word of it in Court, but I may be instantly called upon to defend myself against a charge of murder, of fedition, or of high treason. In short, if, under the specious pretence of being allowed to introduce what is not specified in the libel to support its generality, you establish a precedent of this kind, you strike the fatal blow against individual fecurity, and of general fafety. What has been called the criminal law of this country, its forms, its precedents, and its principles, are for ever gone: It is vain to fay that the statute of James VI. allows this proceeding. That statute is now obsolete. By the law of Scotland it has gone into disuetude. It was enacted under a despotic reign, when the freedom of Scotland was trampled under the foot of power. It opposes every principle of justice; and will you, after the lapse of so many years, descend into the grave, drag the pestilential carcase, in order that it may poison the political atmosphere?---One word more upon this subject: The charge against me is sedition. That crime, from its very nature, supposes, and, in fact, it has often happened, that it may be attended by rapine, and by murder. If, therefore, under the generality, you allow a charge of vilifying the Courts of Justice, which I never heard of before, you muit, by the same parity of reasoning, allow a charge of plunder, equally unheard of, to be adduced as an agravation of the general crime of fedition.

This question is of little importance to the individual, who is now struggling for the liberties of his country. But the eyes of your children will be fixed upon this trial, and they will tremble and shudder at the precedent. I feel for the country,—I feel for posterity,—I will not fanction the procedure which is to produce to both, a system of injustice,

of ruin, and of murder.

LORD ADVOCATE Said --- Mr. Muir is indicted for the crime of fedition, and that crime may confilt of many facts and circumstances, and of these the strongest must be, felonio. fiv and feditiously flirring up the inhabitants against a lawful King and a good Constitution: That, to prove this, he was entitled to bring in evidence every word of any conversation which might have passed betwixt Mr, Muir and ignorant people; every paper, every fact, and every with is which could be got: That no person could deny the rel vancy of the fact, viz. the abusing and vilifying the Courts of Justice to be an aggravation of the crime of sedition; it is that crime of which the Pannel is accused, and he certainly would be permitted to bring forward every thing which could support the charge. If it had been neceffacy to specify, in the indictment, all the facts against the Pannel, that indicement would have covered, by its

mugnitude, the walls of that Courz.

Mr. Muir.--This is not the time to entertain your Lord. thips with trothy declamation, with founding, but unmeaning periods. I pleaded upon just principles; every person here must see their strength, and must admir their truth. If these are given up, if these are violated, PROPERTY, and LIBER-TY, and LIFE are insecure. Once more; can the Lord Advocate himself say, that if he was to bring the general charge of murder against me, and should specify that I had m redered faces, would be be allowed to prove, under the generality, that I had murdered John? Can there be any thing more plain, more just, and which requires less argument than the simple proposition which I support? That if you accuse a man of a crime, you must tell him what that crime is, in order that he may be able to defend himself against the accusation. Particular acts must be specified, in order that the Pannel may be able to prove, that either these acts in themselves were innocent, or that he was not accessary to them. If you destroy this proposition, if you fanction the reverse, what remains to this country, but the mulanchely prospect of ruin and of despair?

LORD Swin fon was of opinion, that reflecting on Courts of Juffice was included under the general charge of fedition,

and that the objection was groundlefs.

LORD DUNSINNAN, concurred with Lord Swinton, and declared, that the various circumstances which may come out in evidence need not be specified.

LORD ABERGROMEY could not entertain the smallest doubt of their being a necessity for specifying in the libel;

every feditious expression that might have been used.

LORD JUSTICE CLERK was clearly of opinion, that when one crime is charged, another, and a different one cannot be proved under that libel. This none could dispute. But was that the case here? The Pannel is accused of sedition; and will any person say, that it is not a circumstance of sedition for the Pannel to have instaned the minds of the people against Courts of Justice, so important, and so material a branch of the Constitution. Under the Statute of King James wherever art and part is libelled, the Prosecutor can prove every sact and circumstance, and no objection of generality is admitted.

The objection was over-ruled. The witness was called back, who deponed: That she had heard Mr. Muir say, that a monarchical government would be the best in this country, under proper restrictions; but that republican governments were the best: That she has been sent by Mr. Muir to an organist in the streets of Glasgow, and desired

him to play ca ira.

Mr. Muir was asked, if he had any questions to put to this witness. He replied; I distain to put a question to a witness of this description. The witness turned round to Mr. Muir, and said she wished to ask him one question. This the Lord Justice Clerk would not permit, as he would suffer no altercation of that kind. The Court expressed their strongest disapprobation of the terms which Mr. Muir had used; and Lord Henderland said, that if Mr. Muir had been acting as a counsel at the bar, instead of being in that situation, he would immediately have sent him to prison for it! The conduct and the accuracy of this witness, was much applieded by the Court.

As the witness was withdrawing, a Juryman called her back, and asked her, it she had had any quarrel in Mr. Muir's sather's family, to which she replied, that so far from that, her mistress had given her 55. more than her wages, which

were at her option, and that Miss Muir, had given her a petticoat, with some other presents.

THOMAS WILSON,

Depones, That the witness was in use to dress Mr. Muir, and dressed him in Autumn last: That Mr. Muir having asked the witness if he had bought Paine's Works; on being told that he had not, he advised him to get a copy, as a barber's shop was a good place to read, but he did not buy it. That he bought a copy of the Address to the Addressors, and kept it a day or two, but this was not by Mr. Muir's advice. That he remembers an old man from the country coming to Mr. Muir, when he was dressing him, and Mr. Muir told the witness, that the old man was a great reformer. Upon which the old man replied, that Mr. Muir was only taunting upon him.

Upon being interrogated by Mr. Muir, depones, that he has heard Mr. Muir fay, that he would maintain the Conflitution: That he wished for peace and good order, and good morals among the people; and that he never heard him fay any thing against the King: That he has seen Mr. Muir's Library in the country, which is a large room open

to all the family.

The LORD ADVOCATE stated to the Court, that he was informed that William Muir, the person committed to prison, was a parishioner of the Rev. Mr. Dunn's, minister of Kirkintilloch, one of the witnesses inclosed against the Pannel. That if Mr. Dunn was allowed to converse with him, he might remove his error, and preserve him from suffering the dreadful punishment due to his obstinacy. He therefore moved their Lordships to allow Mr. Dunn to converse with William Muir for the purpose.

Mr. Mure opposed the motion.—He said, he had already consented, and would still consent to admit the declaration of William Muir against him to be true, although not accompanied by an oath. To prevent the witness from suffering any punishment, he would surrender the right which the law gave him; but, that he certainly would object to

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conversation betwixt that witness and Mr. Dunn: Not that he suspected any thing improper to take place in that conversation, but that this was a great and important cause; a trial that might create precedents dangerous to those who might come after. By the law of Scotland all witnesses must be examined apart from each other. The law is jealous of their conversation: The law dreads their collusion, in framing together a consistent story. If, in this case, you allow Mr. Dunn and the witness, of both of whom I have no suspection, to converse together, you cannot resuse it to others. It will be sufficient for two witnesses, who may have an interest in a trial, to play the same concerted game, in order to tell the same concerted story with more accuracy, and with greater safety.

The LORD ADVOCATE declared, that he would depart from Mr. Dunn as a witness, and that the conversation should proceed in the presence of an officer of the court, or of some

person on the part of Mr. Muir.

Mr. Dunn was called in. He was ordered to converse with the witness in presence of one of the macers; enjoined not to speak on the subject of the trial, but solely about the witness's scruples to take the oath.

JOHN MUIR,

Deponed, That he knew Mr. James Muir's father; and that he faw Mr. Muir at his house in September: That Mr. Muir and he had a conversation about Mr. Paine's book; when he asked Mr. Muir, as a favour, to get him it; when Mr. Muir said, he had it not, but would fend for it; and that a servant girl was accordingly sent for it, and said she had purchased it at Brash and Reid's, Booksellers, in Glasgow; that he read it and took it home with him, but that he would not have bought it, if he could have got the loan of it.

JOHN BARCLAY,

Deponed, That he is acquainted with Mr. Muir; that he had a conversation with Mr. Muir about Paine's book: That he asked Mr. Muir what book it was, when he answered,

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that he might buy it, if he chose, as it was printed; but afterwards said it was not a book for us.

Upon Mr. Muir's interrogation, deponed, That he is an elder of the parish of Calder, and that he voted on the same side with Mr Muir, in the election of a minister; that, in consequence of this, he was frequently with Mr. Muir; and, in his library, from which he borrowed some books; that he had many conversations with Mr. Muir, and heard him say, that this constitution was an excellent one, and the best in the world; that he has heard him praise the King, and always heard him speak of order, regularity, and obedience to the ruling powers; that he called upon Mr. Muir since he came to Scotland, who sent down a message that he could not see him, as he would have no correspondence with any who might be cited against him as witnesses on this trial, until it was finished.

JAMES CAMPBELL,

Deponed, That he was present at a meeting of the Convention; that he called there on his way home from the Parliament House; that Mr. Muir was not there, but came in foon after and read a paper, which, being thewn to him, he admitted to be the same with the Address from the Society of United Irishmen of Dublin; that Colonel Dalrym: ple opposed the paper being read, and talked of taking a protest; that, after Mr. Muir read it, he said nothing more; but, before he read it, he spoke of answering it; but, in this, there was no vote taken; that he does not know how the paper came, and that a copy was afterwards fent him in a blank cover. Being interrogated whether the purport of Mr. Muir's speeches approved or not of this paper, fays, he knows nothing more than that he proposed its being read and answered. Depones, That it was assigned as a reason for not receiving the Address, that they had no connection with it; that Mr. Muir thought there was no impropriety in receiving and answering it, and would take the burden on his own shoulders.

JAMES DENHOLM,

Deponed, That he was present at a meeting of the Convention

vention in December; that Mr. Muir was there, and he heard him read that paper, called the Irifb Address: That objections were made to its being read, and Mr. Muir answered, that he saw no harm in it. Colonel Dalrymple protested, and he believes, Mr. Bell did so also; but he does not remember Mr. Morthland being there; that he thought it possible it might be illegal; that he saw it on the table, but does not know whether Mr. Muir brought it or not; that he understood that Mr. Muir moved, that an answer should be sent; that this was differed to, but he does not recollect for what reason, and he thinks that it carried, Not to be sent. The Address being shewn to him, he admitted it to be the same which he had formerly signed.

Being interrogated by Mr. Muir; deponed, That he never heard him fay any thing unconflitutional; that the purpose of the Association was to get a Reform in Parliament; that he knows of no other object, but that he understood their object was an alteration, and that he was not

a member of the Convention.

ROBERT FORSYTH,

Deponed, That he was present at a meeting of the Convention; that Mr. Muir was there, and read a printed paper; that there were some objections made to the reading of it; that the witness himself made one, which was, 'That it was not expedient to have any connection with others;' that it was a paper which we ought not to have any thing to do with; that it was a paper containing some expressions too strong, such as, 'an inviolable constitution was a tyranny,' that Mr. Muir defended the paper, and said, it should lie upon the table.

Upon Mr. Muir's interrogatories, the witness thinks the Convention came to a resolution to adhere to the genuine principles of the Constitution; that the object was to reform the elections, and shorten the duration of Parliament; that Mr. Muir never advised any deviation from the constitution; that he never heard him speak ill of the constitution, but

that he heard him advise order.

WILLIAM MUIR.

The scruples of this witness having been removed; he was brought to the bar and consented to take the oath. Deponed, That he was twice present in Wallace's house in Kirkintilloch, once before the society was formed, and once along with Mr. Muir; that Freeland was there, and Wallace; that, at this meeting, a copy of Paine's Works was taken out of the great-coat pocket of Mr. Muir: that he does not remember what was said about the book; that he is not sure that Mr. Muir spoke of the will of the people being the sovereign will, but that it was said Paine said so; that he got eleven copies of the Patriot, and a copy of the Political Progress; that he got them from Mr. Muir in his father's house, at Huntershill, who bade him keep them, and to shew them to a society he was in, which was a society for the purpose of purchasing and reading books.

Being interrogated by Mr. Muir; depones, That her does not remember to have heard him speak against government; that Mr. Muir did not advise unconstitutional measures; that he heard him speak about the government;

that he heard him tell how Sarum was represented.

The Lord Advocate caused the sentence of fugitation against Mr. Muir to be read, [which is annexed in the Appendix] and afterwards proposed to prove the Declarations before the Sheriff, and the papers that were sound upon Mr. Muir when before the magistrate at Stranraer. In order to save time and trouble, Mr. Muir agreed to admit them without proof, but under this express condition, that none of these papers should be used in evidence against him of any criminality.

If these papers, said Mr. Muir, had afforded any weighty discoveries of my guilt, the Indictment should have so stated. It was impossible that these papers could afford the smallest presumption against me, and therefore there is not a single article of the Indictment alledged that they were of a culpable tendency. It is indeed stated in the libel, that these papers were found upon me; but that they are of a selonious or a seditious tendency, is no where set forth. In the concluding proposition of the Indictment, in which the whole

whole criminal charge is recapitulated, these papers are passed over in science. In proof of this permit me to read the conclusion:

"AT LEAST, times and places above mentioned, the " faid feditious speeches and harangues were uttered, the " faid feditious books or pamphlets recommended to be " purchated and perufed, the faid feditious books or pam-" palets circulated and distributed, as aforesaid, and the " faid wicked and inflammatory address produced, read, " recommended, and approved of, in manner above men-" tioned; and the faid Thomas Muir is guilty actor, or art " and part, of all and each, or one or other of the foresaid " crimes. ALL WHICH, or part thereof, being found " proven, by the verdict of an affize, before our Lord Juf-"tice General, Lord Juffice Clerk, and Lords Commission-" ers of Justiciary, in a Court of Justiciary to be holden " by them within the Criminal Court-house of Edinburgh, "the faid Thomas Muir OUGHT to be punished with the " pains of law, to deter others from committing the like " crimes in all time coming."

The Lord Advocate in reply stated, that he was entituled to bring forward every circumstance which could criminate the Pannel, although these circumstances were only

collateral, nor in iffue or necessary in the conclusion.

[The Clerk of Court accordingly read, the declarations, the passports, and the other papers, which are annexed in the

appendix.]

When the Clerk of Court proceeded to read the letter figned J. Muir, the Pannel arose, and said, That he saw it was vain for him to make any objection, however strong it might be in law, it was sure to be over-ruled; but every mind tinctured with humanity, would shrink at the wanton disclosure of the anxiety, and the grief of a private samily; especially when the Prosecutor had himself admitted, that the papers which he had read, and proposed to read, were not necessary to the conclusion of the libel.

The Lord Advocate stated, that his conduct proceeded from no idle curiosity, that the letters found upon Mr. Muir would completely do away the affertion of his anxiety to return home, and prove the guilt attending his flight.

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I am convinced, faid Mr. Muir, of the reverse. I gladly join iffue with the Profecutor, and consent to these letters

being read,

After the papers subjoined in the Appendix, had been read, the Lord Advocate dec'ared the proof finished on the part of the Crown, and Mr. Muir commenced his proof in exculpation.

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PROOF IN EXCULPATION.

WILLIAM SKIRVING,

Depones, That it was thought proper that Mr. Muir should attend a meeting at the Friends of the People in London: that on this account he left Edinburgh and went to London in January last; that he received a letter from Mr. Muir. dated from London, mentioning that he had appeared in the Society at London, of which Mr. Grey is a member, and giving an account of what had been done there; that owing to some late circumstances which occurred in his family he cannot at prefent find Mr. Muir's letter, but that, according to the best of his recollection, he thinks, Mr. Muir wrote him, he was advised by some friends to go to France, as he might have fome influence with the leading people, in mitigating the fate of the King; that while Mr. Muir was at Paris, he received a letter from him, giving an account of the execution, and that Mr. Muir mentioned in that letter, that he would return as foon as his friends should be of opinion his presence was necessary in Scotland; that he has been frequently with Mr. Muir in private, and has often heard him speak in public, in the Societies; that he never heard him speak against the constitution, advised the people to diforder or fedition, but that he always inculcated upon them, that there was no other mode of obtaining the proposed reform than by applying to Parliament by respectful petitions; and that Mr. Muir never submitted to his confideration any plan of government; that the general tenor of Mr. Muir's Address to the People in the Societies,

was to impress upon their minds the necessity of good order, and that before they attempted public Reformation they should begin by reforming themselves; that he does not believe Mr. Muir is connected with any Society, abroad or at home, for the purpose of exciting sedition; that he never heard Mr. Muir speak against the monarchical part of our constitution, and that he has been in his company in his most unguarded moments; that he remembers a private conversation with Mr. Muir, in which he disapproved of many of the principles in Paine's book, and both agreed that many of them were impracticable; that he was happy to find the Pannel of this opinion, and he then told the Pannel, that he had written on the subject, and proposed to give lectures on government; that Mr. Muir approved fo much of the proposal, that he informed him that, for himself, he would dispose of eighty or a hundred tickets.

Upon the interrogation of the Lord Advocate, if he was not the person who had designed himself, on a late occasion Secretary General to the affociation of the Friends of the People; -- answered. That it was a mere mistake in writing out the Petition, for he was Secretary to the General As-

fociation of the Friends of the People.

Being interrogated by Mr. Muir, if he remembered the tenor of the answer which he proposed in the Convention to the Address of the Society of United Irishmen in Dublin, depones, That he cannot recollect.

TAMES CAMPBELL,

Depones, That in the beginning of last winter, he acted as agent for Mr. Muir; that while the Pannel was in France, he received from him two letters from Paris, which he produced, and likewise had received another from Calais, upon which at prefent he could not lay his hands. These two letters were read by the Clerk of Court, and are fubjoined in the appendix. They expressed Mr. Muir's willinguess to return home whenever it should be necessary, but at the same time his regret for so soon leaving an amiable set of acquaintances, with whom his friendship was just commencing.

Upon the Paunel's interrogatory, he depones, That he

never heard him attempt to excite the people of the Societies to fedition or outrage; that he exhorted them to avoid riotous conduct, to behave orderly, peaceably, and, above all, to attend to the moral characters of those whom they admitted members; that he also remembers Mr. Muir's opinion of Paine's book was, that it might be dangerous for people of weak minds.

JOHN BUCHANAN,

Depones, That he has often heard Mr. Muir fpeak in the Societies; that he never advised sedition, riot, insurrection, nor unconstitutional measures, but, that they should act peaceably and orderly; that he said, the constitution ought to direct all their applications to Parliament; and, that he used to say in conversation, that the constitution ought to be to us the polar star, and that we should begin our Reformation by first erecting among ourselves the temple of morality; that he had more sense than to think of procuring a redress of grievances by any other than constitutional measures; and that he does not remember of hearing him give any opinion upon Paine's books.

WILLIAM JOHNSTONE,

Depones. That the principles of Mr. Muir were firmly for supporting the constitution as it stood at present; and that all the other principles, held by him, grew out of this one; that Mr. Muir never advised tumult, but recommended sobriety, and said, that nothing would do but an application to Parliament by way of a Petition; that it is inconsistent with his knowledge that Mr. Muir circulated any books or pamphlets; that while Mr. Muir was in France. he received from him one or two letters upon general subjects, but that he remembers Mr. Muir expressed in them his intention of returning home; that he had sought for these letters, but could not lay his hand upon them.

MAURICE THOMPSON,

Depones, That he once heard Mr. Muir in a fociety of the Friends of the People deliver a speech, but does not remember much of it; that he heard him speak about reform, measures measures which were constitutional, and the necessity of being moderate, and never heard him advise the people to excite disturbances.

CHARLES SALTER,

Depones, That in focieties he has heard Mr. Muir speak three or four times; that he exhorted them to constitutional measures, peace, and order.

PETER WOOD,

Depones, That he has heard the Pannel speak in societies, and impress upon them the necessity of petitioning the House of Commons; that he never heard him speak against the King or House of Lords; that he never saw him distribute any books or pamphlets; and that he heard him say, no members should be admitted into the societies who were inclined to saction.

DAVID DALE, Jun.

Depones, That he has feen Mr. Muir at the Star Inn at Glasgow, in meetings of the Friends of the People; that he remembers a motion was made, that books should be recommended to the fociety; that this motion was opposed by Mr. Muir, who argued, that most books were written too much in the spirit of party; that no truth could be got from them, and that the only way to procure knowledge was by general reading; that he advised the people to inform themselves on both fides of the question; - to seek reform by measures calm and constitutional; and that they had no other mode of obtaining it than by petitioning Parliament; that he never heard him fay any thing which had a tendency to excite fedition; and that he always advised the people to be quiet and orderly; that he never knew of his diffributing books, or recommending Paine's Works; and that he advised the Friends of the People to expel any member who might behave feditiously or disorderly.

Being interrogated by the Lord Advocate, depones, That it was at a meeting of the Friends of the People, at the Star Inn, that he heard Mr. Muir oppose the recommending

of particular books; that he does not recollect the particular month when this occurred.

Being interrogated, if he recollects when Mr. Muir was first apprehended, depones, he could not precisely. Being asked, if he thought it was in the month of January, or in any of the succeeding months; depones, he could not be positive, but thinks he might have heard it about five months ago. Upon which the Prosecutor observed, he had a very short memory; to which the witness affented.

WILLIAM RIDDELL,

Depones, That Mr. Muir always advised peaceable and constitutional measures; that he does not remember of hearing him recommend any books in particular; that he never saw any disorder in the meetings of the Friends of the People, and that he does not recollect Mr. Muir's advising to petition Parliament.

WILLIAM REID,

Depones, That he is a bookfeller in Glasgow, and acts in the company under the firm of Brash and Reid; that he remembers to have asked Mr. Muir's opinion about the propriety of selling Paine's book; that Mr. Muir said it was an improper book, and that in selling it there might be danger.

Upon the interrogatory of the Profecutor, depones, that Mr. Muir gave him this advice a few days before Mr. Honeyman, the sheriff of the county, came to take precogni-

tions concerning that book.

GEORGE WADDEL,

Depones, That he has been at meetings of the Societies of the Friends of the People in Glafgow; that at one of these meetings, he remembers Col. M'Leod and Mr. Muir being present; that when a motion was made for recommending particular books, both Col. M'Leod and Mr. Muir opposed it, as in most books there was too great a mixture of truth and falsehood; that the only books which he remembers them to have recommended, were, Blakstone's Commentaries upon the Laws of England, and Esskine's institutes of the Law of Scotland; that Mr. Muir advised

moderate

moderate ineasures; that this was the continual subject of his discourse; that he said he would glory to have the table of the House of Commons covered with petitions; that he spoke to Mr. Muir about an address of congratulation to the French, in imitation of Dundee, but that Mr. Muir disapproved of it.

JOHN RUSSEL.

After this witness had been sworn, the common question was put to him, if any person had instructed him what to say, He answered; None, except to tell the truth. Being asked who instructed him so, he replied, He could point out no person in particular, but that it was the general advice of all to whom he spoke. He was obliged to produce his summons to be a witness, and it appeared that the citation had been given him four days only before his examination. He was informed by the Court, that any who spoke to him, must have done so in the interval of these four days, and that therefore it was impossible that he could forget all their names. The witness replied, that the general instruction to speak the truth was so common, that he could not remember at present, any particular person who had given its

The LORD ADVOCATE moved, That the witness should

be committed to prison for prevarication!

Mr. Muir arose, and attempted to speak in desence of the witness, but as he was beginning, was interrupted by the Court, who commanded him to sit down, as he had no right or title to interfere in the business.

LORD HENDERLAND gave his opinion: Every appearance was against the witness; that he wished to conceal the truth; that he merited punishment, and should be committed to

prison for a certain period.

The rest of the Judge's concurred with Lord Henderland; and Mr. Russel was committed to prison for the term of three weeks, as guilty of concealing the truth upon oath.

JOHN BROCK,

Depones, That he was at one meeting of the Friends of the People, in the Star Inn at Glasgow, where he heard Mr-Muir recommend adherence to the Constitution, and to good order, and that he declared, he would leave the Friends

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of the People, if ever they should proceed to riotous meafures; that he has heard him speak of books of the Law, but cannot be positive to any in particular, only, he thinks he remembers to have heard him mention a work of Mr. Locke's.

WILLIAM CLIDDESDALE,

Depones, That he never joined himself to any Society of the Friends of the People, but that he is a member of the Society in Glasgow, for the Reform of the Boroughs; that about the 13th December last Mr. Muir, when the witness was present, visited the Society, said that the Borough Reformers had made great exertions; recommended to them perseverance, sirmness, and measures which were peaceable; that he did not exhort them to riot or insurrection; that he remembers of hearing Mr. Muir observe, that some things in Paine's book were extremely good, and some things impracticable; that he heard, him run down Liberty and Equality, as it implied violation of property, and assigned, that a division of property was a chimera which never could exist.

GEORGE BELL,

Depones, That in the Society of the Friends of the People at Glafgow, he has heard Mr Muir speak, and that he has heard him declare that he would admit no members into the society, but such as acknowledged the King, House of Lords, and House of Commons; that he never heard him speak against the Constitution, and that he did not recommend any books in particular, but only such books in general as would inform their minds, and render them better members of Society.

REV. DANIEL M'CARTHUR,

Depones, That he remembers to have had a conversation with Mr. Muir in the Coffee Room at Glasgow, in the months of September or October last; that he saw Mr. Muir and another gentleman walking together; the gentleman having gone away, Mr. Muir came up to the witness, and said, that the person with whom he had been, was Chairman of the Society of the Friends of the People in Edinburgh;

burgh; that the witness said to Mr. Muir, Do you not think this a wrong time for to insist for a Reform in Parliament? To which Mr. Muir answered, That he thought it a proper time, as the country enjoyed the blessings of peace, that there was no comparison betwixt this country and France; that in France, they had sought a revolution, and had brought it about, but that in Britain we wanted no Revolution, but only a moderate Reform.

JAMES M'GIBBON,

Depones, That he was a member of the Society of Reform in Campfie; that Mr. Muir came there, and that he did not recommend any books in particular, nor did he speak against the King, House of Lords, or House of Commons.

ROBERT HENRY,

Depones, That he is a member of the same society with the preceding witness; that Mr. Muir came there; that he spoke of no books in particular, and heard him say nothing against the King, Lords, and Commons, but that he recommended peaceable measures.

WILLIAM ORR,

Deponed, That Mr. Muir and Colonel Dalrymple came to Paisley; that in the company of the witness they visited, and addressed the different societies of the Friends of the People there; that Mr. Muir, in his speeches, inculcated a firm attachment to the King and Constitution; that he recommended peace and regularity, and reprobated riot and sedition; that he exhorted the people to be stendy, and to pursue their object by all legal means; that after having gone through the different societies, Mr. Muir, Colonel Dalrymple, and the witness, went to Sinclair's Inn, in Paisley; that in the course of private conversation, he heard Mr. Muir say nothing against the King and Constitution, but that he heard him say, that the King was the best of princes.

JAMES CRAIG,

Depones, That in the focieties of the Friends of the Peo-

ple in Paissey, he heard Mr. Muir declare, that the Constitution was a good Constitution, and that the King was the friend and father of his people.

JAMES RICHARDSON,

Deponed, That he is a member of the same society of the Friends of the People in London of which Mr. Grey is a member; that he is not a member of any society of the Friends of the People in Scotland, but that he was present at a meeting of the Friends of the People in Glasgow, when he heard Mr. Muir exhort the people to keep up the Constitution, and that if any of them were against it, they should be expelled; that in a masterly manner, he exposed Liberty and Equality if it implied division of property, and that he said such a system was totally impracticable, and he used every argument to excite the people to keep to the Old Constitution.

Mr. Muin now declared, That he had finished the proof in exculpation; that it was in his power to adduce many more witnesses, but that he deemed it totally unnecessary.

The Lord Advocate then rose and addressed the jury,

Gentlemen of the Jury,

It is my duty, now, to require your most attentive and deliberate confideration of what you have heard. The moment is come, when the truth or fallhood of what is laid to the charge of the Pannel at the bar, is to be ascertained. He is a man, who, under the pretext of a reform, as I shall afterwards shew you, has been sowing mischief and sedition: he appears here before you, after being a fugitive from his country; and it is now that by your verdict, a verdict which is uncontroulable, and from which there is no appeal, his guilt must be established, or the imputation thrown out against him, completely wiped away. It is a moment which I have long wished to see; for during the circumstances which occurred last winter, among the numerous list of offenders who appeared, this is the man who of them all appeared to me the most criminal, and whom I most wished to lay hold of; he in every thing betrays a most decided Tpirit spirit against the Constitution, and all under the veil of

Parliamentary Reform.

This country has feen many instances of pernicious effects of feditious writings and conduct, but I am perfuaded a wider range of diabolical mischief will appear in this man, than ever was feen in England, or any where elfe.-Who could believe that a man of a liberal education, an Advocate at this bar, could be found among villagers, and manufactures, poor and ignorant, for the purpose of sowing sedition and discontent?

The charges against the Pannel are divided into three heads, all centering however, in the general charge of exciting fedition and discontent, by various steps of conduct. He has circulated Paine's works, a book which one of his Jour witnesses says, he declared to be dangerous to weak minds, with an oblinacy and pertinacity, which plainly indicated that his wish was to alter or overturn the Constitution. went to Kirkintilloch and Campfie, carrying Mr. Paine with him, and advised the constituting of meetings, which, meet without him, would never have been established; he came like the dæmon of fedition, recommending that club government, which has produced all the anarchy we see in France, and which cannot be supported in any well established government.

He has been in a convention of people, cailing themselves Reformers; but the spirit of the people shewed itself, and it no longer exists: he in that meeting endeavoured to support ful and defend a paper coming from our fister kingdon: It came from the Society of United Irishmen, highly seditious, if Jak not treasonable; and yet he was the ringleader to produce,

to read, and approve. These three charges, then, Gentlemen, which unite themfelves in one, that of exciting discontent against Government, have been brought with deliberation; and, it is now my duty to shew you, have been established by the evidence.

I wish to have the opinion of a respectable Jury on the subject. Whether sedition is a crime of the detestable nature I represent it? I bring forward the arm of Justice to

Suppress

suppress it; and it is in your power to invigorate it, or palfy it in a moment.

Gentlemen, as the charges are threefold, the evidence must be of three kinds. I shall speak of each in their order, and I must say, that if ever a strong body of evidence ap-

peared in a difficult case, it is to be seen here.

The first charge is, making seditious speeches and ha-

rangues, and encouraging improper meetings. To support this, we find that he went to Kirkintilloch and Campsie, and recommended improper publications to enlighten their minds; but in this he does not appear to have been very successful, if we take the Vice President as an example of their influence. The evidence here rests chiefly on Johnston and Freeland, particularly Johnston, and we should remark the mode in which he gave his evidence; he was calm, accurate, and clear. He and Freeland agree that the Pannel spoke of the success of the French arms: With what motive could he discourse on such a subject to weak, uninformed, illiterate people, but to fulfil his feditious intentions? He talked of the weight of taxes Gentlemen, we may see these burdens lightened; but if this gen leman's mode of doing it were to go on, what fort of relief we should have by the diminution of our taxes and the payment of our debt, are topics of which you will judge as . you ought to do. He faid that their taxes would be less, if they were more equally represented, and that from the flourishing state of France, they could not bring their goods to market fo cheap as Frenchmen. What could possibly be more calculated to produce discontent and sedition? Had fuch focieties previously existed, the case would have been different; but he appears as the ringleader, he was there on the Tuesday preceding, conversing about it; he came to the meeting and harangued them; he adjourned with them afterwards to Wallace's: Can any evidence be more connected or more clear that he was the main instrument?

The fecond charge is the circulating feditious books, containing the passages libelled in the indictment, which you may read. Freeland is again an evidence here; and I must observe, that it appears to be doubtful, whether he told ail he knew; from his face he plainly prevariented; and,

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when closely questioned, the sweat broke upon it. He told you the story of getting Paine's book out of Muir's pocket. I may here observe, that such a mode of circulating a book is that which a man in his situation will naturally adopt; he will not go on openly, but privately, and under various pretexts; by his fruits must you know him; you must compare his actions with his professions, and then judge.

We have evidence of his recommending and buying the Church Paisley Declaration and other books, which go to prove he Seeks is tainted from head to foot, and is as unworthy to live un-

der the protection of the law as the meanest felon.

You would observe his conduct, Gentlemen, on Anne Fisher leaving the foot of the table. What can be laid to her charge? her evidence was clear and correct, and was founded on the best basis, her's being confirmed by the test stimony of others. But what was his conduct? the only thing, indeed, which he could do,—an endeavour to shake her testimony by an illiberal and unsounded infinuation, that we procured our information only from domestics.

To what then amounts her testimony, which stands beyond a doubt: That she was sent repeatedly from her master's house, the Pannel's father, who Lunderstand is a respectable man; far be it from me to attach any criminality to him; the Pannel has the miserable reflection that the distresses which have embittered the lives of his parents have been brought on by himself;—that she was sent repeatedly to buy Paine and other works for country people that came to the shop, who by this man's persuasion must out with their miserable sixpence to purchase Paine's Rights of Man; that he used constantly to be reading seditious publications in the back shop.—It was there, in that cathedral of sedition, he sat like a spider, weaving his silthy web to catch the unwary.

The witness specifies the people to whom he procured Paine's book—his own uncle, John Muir the hatter, Barclay the elder, and Wilson the barber. I have produced all of them in support of the girl, except the uncle, whom I declined making an evidence against his nephew. He advised Wilson, who completely supported the girl in this,

to keep a copy in his shop to enlighten his customers minds; for that it consuted Burke entirely,—Mr. Burke, a man whose wonderful talents and genius have lately been so

much exerted in the service of his country.

From these circumstances I have only to desire you to look at Paine's book, at the passages in the indictment; and if you are loyal to your king, if you are loyal to your country, and would preserve it, you will find this man guilty, who has given so decided an opinion in favour of that wretched outcast. His works I never read till my official duty compelled me to it; I need not give my opinion of it; the determinations of courts of law, and the unanimous opinion of the country, have marked the detestation in which they are held.

[His Lordship here read some of the passages in the in-

dictment.]

What avails then, Gentlemen, all this evidence of attachment to the king and constitution, when he unequivocally approves sentiments such as these? We are told, indeed, by one of his witnesses, that he advised him not to sell Paine; but unfortunately the answer given to the question put to him upon his cross examination, proves that they were not his real sentiments, but for fear of danger, as the book began to be taken notice of.

We find from the evidence of the girl Fisher, that the very organist could not pass the house of this oracle of mis-

chief, without being defired to play ça ira.

He used to say, too, that if every man had a vote, he would be member for Calder, and members would have thirty or forty shillings a-day. All these circumstances go to prove incontestibly, that France and French principles were continually in his view, and that he aimed at the destruction of the present government; with respect to which, however, I hope his prophecies will be as salse, as they have already been, in regard to the success of the French.

I may here remark, that the evidence of Fisher appears in a triffing instance to be contradicted by the elder Barclay; but you should remember the salvo with which that

old gentleman chose to premise his evidence.

I come now to the third charge, which relates to Mr.
Muir

Muir's conduct in the Convention. It is here incontestibly proved, that he read, approved, and defended, the Irish Address. Will you approve this paper? Will you difregard this convincing proof of his guilt? Be his studies ever so great, be his views ever so extensive, will you permit him arrogantly to set up his seditious opinions in opposition to the government and constitution? His conduct in some instances would almost appear to be marked with infanity, were we not finding him the determined ringleader in an uniform scheme of sedition.

This, Gentlemen, finishes my remarks upon the evidence; upon the evidence which I think is invincible; but there are two topics on which I must beg to make some ob-

fervations.

Mr. Muir told us, that he was carried out of this country by business of importance, and that he was detained in France; and that he always wished to have a trial, I could have no objections to his proving this: It would have argued some degree of honour. But his professions are false and confuted. He left this country under an impression of guilt; and lately returned, the pest of Scotland, with the same intention as before.

The reason of his going to France, it seems, was the inassemble fluence he might possibly have in saving the life of the King of France; and he was sent there by the Friends of the People. Never was I more assonished than at the impudence of this evidence. Did Skirving know or recollect that he was almost accusing him of high treason? But why was he interested in this event? It was an event, as his witnesses tell you, that would hurt the common cause.—What cause? their intention of effecting a change in the government of this country: There then he itands a missionary from a society in this country to France,—a circumstance which greatly confirms his guilt.

When the trial was coming on, I postponed it longer than I ought to have done, to give him every chance; and I inserted it in the papers, which might perhaps reach him

roaming in fome part of the world.

The shipmaster's receipt bears date the 16th May. What became of him from this date to the 31st July when he was

apprehended. He informed nobody of his coming home. How wonderful that no letter was driven by the winds or impelled by the waves, to give notice of what he fays was his earnest wish. The reverse in fact appears to have been the case. By the letter of J. Muir, his father, we find him in Ireland, doing we know not what; except what we learn from the diploma of the worthy society of United Irishmen. He is at last apprehended returning into this country, with

all the infignia of fedition about him.

I have but one remark more. You may in fome degree judge of a man, by the company he keeps: amongst Muir's papers we find a letter here in my hand addressed to the Rev. Fische Palmer, a man who is indicted to stand trial at Perth, in the course of a few days, and whom most of you must know. The impression of the seal too is worth remarking, a cap of liberty on a spear, and under is the motto ça ira. I beg your attention, Gentlemen, to the quotation I shall now read from a celebrated French author, in treating of the British Constitution. [The passage his Lordship read, was from De Lolme, on the Constitution of England, from the middle of p. 534, to the end.]

I hope, Gentlemen, this case will be viewed by you in

I hope, Gentlemen, this case will be viewed by you in a light such as this, that you will protect your King from the attacks of his enemies, that you will protect this temple of freedom from the attempts of the sactious, but particularly against that man at the bar, who has been sowing sedition with so liberal a hand. You now, however, may seize him in his career, and by your verdict do justice to

your country, and honour to yourfelves.

The Lord Advocate here finished his address to the Jury,
—He spoke two hours and ten minutes. We are forry,
that our present situation has precluded us from stating his
Lordship's speech at full length, but the foregoing embraces
the most material parts, and corresponds exactly with what
we have already seen published, and announced to be "a
" comprehensive, and in many parts a literal abstract of the
" most material parts of his Lordship's speech."

Mr. Muir then addressed himself to the Jury as follows:

Gentlemen of the Jury,

I rise, in my own defence.—All that malice could devise; all that flander could circulate; has been directed against me. I speak with joy, and with triumph. After an investigation into my public transactions, and into my private conduct, the most minute and the most unexampled, which ever occurred in this country; my moral character stands fecure and unimpeached. With the anonymous, the worthless, and the paid affassins of public reputation, I disdained to enter the lists. To this day I looked forward with expectation; when before you, in the presence of Scotland, I should not merely remove the suspicion of guilt, but should demonstrate my innocency. I will not imitate the example of the Public Profecutor, who has finished his pleading. Sounding, and unsubstantial declamation is unsuitable for you, and it is unworthy of me. This is not an hour to temporize. The eyes of this country are fixed upon us both. The records of this trial will pass down to posterity. When our ashes shall be scattered by the winds of heaven, the impartial voice of future times will rejudge your verdict. Let faction rage; -let the spirit of party, in the present hour, proudly domineer.—The illusion will soon vanish away. In solitude the power of recollection will affume its influence; and then, it will be material to you, whether or not you have acted uprightly, or finned against your own eternal conscience, in my acquittal, or in my condemnation!

Before I enter into a particular vindication of myself, let me take notice of two circumstances, strongly infisted upon by the Public Profecutor, which have little relation to the general nature of the evidence which has been adduced .--Long, indeed, has he harangued upon them; and has concluded his speech by exhibiting them in every shape which his imagination could invent. He maintains, that a confcioutness of guilt obliged me to leave this country after an information had been filed against me, and after I had been examined by a magistrate. I will admit the fact of my departure.—In these days—in these circumstances—is that to be ascribed to conscious guilt alone? If the whole strength of arbitrary power is extended against an Individual, is

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there merit in exposing himself as a sacrafice which cannot be useful to the country, and which may only present potentity with a new addition to the immense catalogue of the victims of despotism.—If two motives had only existed to which you could assign my departure, you are bound to ascribe it to the most charitable. But what were the circumstances attending my departure? Did they bear any resemblance of a slight? Did I not publicly anounce it the preceding evening in a numerous meeting of citizens? Did I not cause it to be published in a public paper? Did I affect the garb and disguise of concealment? In London did I remain in obscurity? Did I not appear in a distinguished Society, the Society of the Friends of the People? And did not that Society publish afterwards a resolution, announcing in its preamble my presence among them?

But I went immediately afterwards to France. Mr. Skirving, who was examined with regard to a letter he received from me, before my departure from London, has faid, in his evidence (and his words I have accurately in my notes,) that I proposed to go to Paris, as it was the advice OF SOME FRIENDS, and might be of some service in

mitigating the fate of the late King.

The words of Mc. Shirving, "SOME FRIENDS," have been euricully represented.—It is stated that these " some f' friends," must have been the members of that truly respectable Society; and it is boldly argued, that I went to France as a Missionary from that body. Nothing can be more ridiculous.-Nothing can be more injurious.-Mr. Skirving never faid to !- No person can, or dare, say that I ever went as a missionary, delegated from individuals, or by Societies, to any foreign power. Building then upon this unfubstantial basis of words, never attered in evidence by Mr. Skirving, nor which ever could possibly be uttered, I am accused of a species of high treason, in corresponding with a foreign power without any legal authority from home. The charge of corresponding with foreign power as equally ridiculous with the mifrepresentation upon which it is founded; but let it be confidered as serious, I dare the proof. I chalI challenge the Profecutor to adduce the smallest vestige of evidence.

Yes; I will admit, I wrote to Mr. Skirving my intention of going to France; nor will I deny the motive. I faw, in the execution of the late King, a specious pretext to plunge the country in war, and to extend the effusion of buman blood to every corner of the world! I may have erred. I may have acted from enthusiasm; but it was enthusiasm in the cause of man. If, at the period when it was free to every person to publish their sentiments upon that awful question. I wished likewise to publish mine, can that be imputed to me as a crime? Can the intention of pleading the cause of mercy, of individual and of general humanity, be construed into guilt? If it can, I am then guilty. Has not the Profecutor lamented that difastrous event? And will he accuse a man who wished to prevent it? Who, with many friends to humanity, of every nation, and of every party, in private, in public, in conversation, and from the Press, exerted their abilities to ward off an event which they foresaw was to introduce years of blood and of forrow! But allow, that at first glance, my departure from Scotland; my journey to Paris, afforded a pre-fumption of guilt; that prefumption is obviated by my RETURN.

The Profecutor has boasted of his humanity, in granting me the delay of a few weeks, by postponing my trial, in order that I might return from Paris.—But was be ignorant that hostilities at that time were commencing—that the communication was closed; that it was tedious and dissipute to procure passports. Of that difficulty no person here

can possibly have any doubt.

Do not all my private letters, which have this day been read, prove my uneafinefs upon account of the delay, and my anxiety to return? But, at the period when I produced my paffport, the flames of war were blazing over most of Europe—I knew only two ways by which I could possibly return home. The first, by the way of Hamburgh; the second by the longer, but the more certain circuit of America.—I adopt the latter, as more safe, and less liable to interruption.—I lest Paris.—I went down to the

port of Havre-de-Grace. I found a vessel which was to fail for New York -The receipt found in my pocket book, when I was stopped upon my landing in Scotland, from the master of that vessel for the payment of my pasfage, proves that I had actually taken my passage in that fhip. That vessel, in taking in her freight, and by an embargo, was detained for near three months. —— In this interval, another American ship, the Hope, of Baltimore, arrived. The Captain was to touch in at Belfast, in Ireland, for part of his cargo, on his return to America.—This I confidered to be a fortunate accident.—I immediately embraced this opportunity of returning by the way of Ireland to my country, not to implore favour, not to ask protection, but to DEMAND justice. To pass from France, to any of the dominions of Britain, I had no passport,—my passport was to America. I braved every danger. After a short passage I was landed in Ireland. There I remained no longer than nine days. I concealed not my name, I appeared publicly, and in the places of most public refort. To all I announced my figuation and intention. The Profecutor has either defignedly, or ignorantly, laid hold of the circumstance of the indorsation of the municipal officers of Havre-de-Grace, upon my paffport. The Department of Paris granted me a passport in the end of the month of April, and I arrived at Havre on the 3d or 4th of May. The first step which a stranger is obliged to take, upon arriving at the place of his destination in France, is to proceed to the Municipality, to shew to them the passport from whence he came, to have it revised and attested by them, in order to enjoy fecurity within their jurifdiction. The indorfation, as I have stated, of my Parisian paffport, by the municipal officers at Havre, is of the 3d or 4th of May last. From this circumstance the Lord Advocate infers, that I must immediately have found a vessel to carry me home. He makes no allowance for the state of the two nations; he makes no allowance for the difficulties which neutral veffels have, in paffing betwixt both; and he knows nothing of the embargoes which these veffels must constantly experience, in the different belligerent ports. Well, then, fomctime in the month of May I must

must have landed in Ireland! Public report has said, that insurrections have been in that country. The Prosecutor has cried out, That I was the dæmon of sedition! And he infinuates, that there is a probability that I was the cause of these insurrections. I smile at the accusation; which he himself in his own mind must deride. It could have been easy for me, by the testimonies of my friends in Ireland, whom I love, and whom I honour, to prove how I passed my time. But for me to dwell upon this is unnecessary. You, of the Jury, must have experienced the same emotions, and at present indulge the same feelings as I do.

From Ireland, the Profecutor fays, I attempted to land in Scotland in a clandestine manner; and so says (his com-

position) the Indictment.

In the lift of witnesses adduced against me, I saw the names of Carmichael, the person who first recognized me at my landing at Portpatrick, and of Mr. Ross the magistrate at Strangaer, before whom I first appeared. The Lord Advocate charges me with coming to Scotland in a clandestine manner. He serves upon me, in the list of witnesses, the only witnesses who could prove the fact; Carmichael, the custom-house officer, and Mr. Ross the magistrate, to whom I surrendered. I expected Carmichael and that gentleman would have been inclosed with the other witnesses of the Crown. I would have adduced them as witnesses to prove that fo far from concealing myself, I announced myself publicly, and without difguise; so far from attempting evasion, my only anxiety was to put myself in the hands of the Law; and under the protection of its magistrates. The conduct of the Public Profecutor, is in every respect uniform. He is guilty of another piece of difingenuity, by ferving upon me in the list of the witnesses of the Crown, the names of Carmichael and Rofs. I could not entertain the least poffible doubt, but that they were to be adduced. This was an art to prevent me citing them at my own instance. It has fucceeded. I am deprived of their testimony. But why did not the Erosecutor, at least, produce the declaration which I made before the Magistrate at Stranraer: That declaration, freely and voluntarily emitted, would have proved that I came into the country in no unbecoming manner.

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Much of the invective of the Profecutor was founded upon my coming into this country in concealment. This circumstance, the Indictment charges as an aggravation of the crime. Judge then, Gentlemen, of the rectitude of the Profecutor's conduct, when he declaims upon a fact which he shrinks from proving, and which by his art in ferving the lift of witnesses upon me, he has prevented me from

confuting. I trust, now, you will be convinced, that no consciousness of guilt led me from Scotland, no improper motive carried me from England to France; and that no deeps and secret intention, induced me to return in difguife to my country. The object of that return was to demand justice, to wipe away the imputation of that crime of which I now stand charged. And what is that crime? Sedition .- Is there a term so vague and so undefined, so familiar to power, so familiar to corruption. All who ever dared to oppose AR-BITRARY POWER, and who in the hour of danger came forward to fave their country, have been branded by the epithet of feditious. The term is therefore no longer a term of opprobrium. In one age, it has been applied to men rejected by fociety, whose names were honoured by after times, and upon whose virtues, and upon whose sufferings, the succeeding age reared the majestic pillar of the constitution. I am then accused of sedition, and I ask you of the Jury, to point out the corner of this land where fedition has existed. And tell me truly where the smallest vestige of this crime has appeared. Upon you the eyes of the people are now placed. Upon your consciences the oath of God is binding. Point out then to us, where the shadow of sedition has been descried. Have the sacred rights of property been any where invaded? Has the blood of the citizens flowed by the hands of the Friends of the People? O! No.-But the Profecutor has talked of the danger the People of this country were in last winter, of deep-laid plots, and of tremendous conspiracies! and I am the man, whom he charges as the author of the whole, whom he represents fimilar in malignity to the dæmon of mischief! and whom he honours with the title of the pest of Scotland! Well then, let it be supposed that an attempt was formed to overthrow the Constitution, to kindle

kindle the torch of civil war, to lead rapine and murder along the land; Where has the proof of this defign been found? Has it been discovered in the meetings of the Friends of the People who, conscious of the purity of their intentions, affected no concealment, affembled with doors open to all; and who hatched their hellish defigns, (if such they were) in no midnight cavern. Could in the crouds, that were admitted to attend the deliberations of these societies, be found no ruffian, who could at least give a bold and manly testimony against them, and against me? But to support the acculation, the walls of a private house must be invaded; domettic fecrets must be explored, and the testimony of a miferable scullion girl, and a hair-dresser, must be brought forward, with regard to words, speken where suspicion the most vigilant must have been asseep, under the guardianship of a paternal roof. And are these the witnesses, who are to prove against me this mighty crime, which, supposing them to have been honoured by my confidence, would have required the co-operation of thousands of bearded men in arms.

Gendemen of the Jury, Let us this night throw away vain pretext. Let us act fairly and candidly. I fmile at the charge of fedition. You yourselves are conscious that no fedition has existed in this country, and in your own minds you deride the accusation. I know for what I am brought to this bar; it is for having strenuously and actively engaged in the cause of Parliamentary Reform; for having exerted every effort, by constitutional measures, to procure an equal representation of the people, in the House The of the People. Let not the Profecutor sculk in darkness: not Let him come manfully forward, and avow the cause which the has impelled him to bring me here. I will give you little out trouble: I will prevent the laffitude of the judges: I will show save you, the Jury, from the wretched mockery of a trial, and the fad necessity of condemning a man, when the cause of He his condemnation must be concealed, and cannot be explained. The Yes, I plead guilty. I openly, actively, and fincerely embarked in the cause of a Parliamentary Reform, in the vindi-as no cation and in the reftoration of the rights of the people. Nor the will I blush to unfold to you my motives; they are support—the ted by their own intrinsic strength, but they are likewise of the k. held up by the great and the venerable names of the living and of the dead. I contended for an equal representation of the people, in what I shall ever call the House of the People, because I considered it a measure effentially necessary to the falvation of the State, and to the stability of your boasted constitution. Wherein then consists the excellency of that time-tried fabric, cemented by the blood of your fathers, flowing from the field and from the scaffold. I will tell you: It confifts in the due balance of its three impelling powers, KING, LORDS, and COMMONS; If one of these powers loses its vigour, the constitution in proportion loses its vigour; If one of these powers becomes only a shadow of what it ought to be, if it becomes merged and absorbed into any of the other two, your conflitution then also becomes a shadow, and it is annihilated. And do you, not know, and does all the world not know, and if any were the proud structure of the constitution has fuffered the ravages of time or of corruption, it is in its popular branch. Is it-not a act indisputable, that the representation of the people is not such as it once was, and is not fuch, as I trust in God, one day it shall be. The man then who founds the alarm, when he discovers the aproach of danger, who fummons all who may be concerned in its reparation, is furely no enemy to the country, no foe to the constitution, because he labours in its preservation and pro-

Such were the motives of my conduct. If I am guilty, I have in my guilt many affociates, men who now enjoy the

^{*}And, as it is effential to the very being of Parliament, that e-lections should be absolutely free, therefore all undue influences upon the electors are illegal, and strongly prohibited. For Mr. Locke (on Gov. p. 2. § 222.) ranks it among those breaches of trust in the executive magistrate, which, according to his nations, amount to a dissolution of the government.—" If he employs the force, it treasure, and offices of the society, to corrupt the representatives, or openly to pre-engage the electors, and prescribe what manner of persons shall be chosen: For thus to regulate candidates and e-lectors, and new-model the ways of election, what is it, says he, that to cut up the government by the roots, and poison the very fountain of public security?" Blackstone, B. I. ch. 2. p. 179.—Edition, Lond. 1787.

the repose of eternity, whom your fathers admired while living, and to whom you, their children, have erected statues. I have no time to run over all the venerable catalogue. But, is there a man ignorant of the illustrious Locke, and was not this sage in philosophy, this advanced champion the cause of liberty, and of man; this friend to the British constitution, who wrote his Treatise on Government in its defence; in defence of the last glorious revolution, by the desire of the Prince; who was the leader of the men who planned it;—was not he an advocate for a reform in Parliament, for a more equal representation of the Commons in the House of Commons? Will you venture to tear the records of his same, to stigmatize his memory,

and to brand bim with the epithet of feditious?

Let us rapidly proceed down to more modern times. Let us pass over in silence many illustrious names, whose memory with that of the Constitution will perish together. Let us come to your own days. Are ye ignorant of Black-Bl stone;—the man who first collected the laws of his country, from the deformed chaos into which they had been thrown, who arranged them with elegancy, and who adorned them with every flower which the classic field could produce? Are not the volumes of this reverend judge in the hands of all? Should they not be familiar, at least to those who are called to decide concerning the constitution? And has not Blackstone, not with the levity of ill-pondered words, not in the private hour of relaxation, not in the heat of popular debate, but in the calmness and solitude of study, maintained the fame propositions which I maintain, been guilty of the same sedition of which I am guilty, when he pronounced that the Constitution was imperfect, in its popular branch, and if any where ALTERATION was necessary, it was there to be defired. I entreat you to listen. I will read you, what this best expounder of the constitution has said. Let the words be engraved on the tablet of your

[&]quot;And this conflitution of suffrages is framed upon a "wifer principle, with us, than either of the methods of voting, by centuries or by tribes, among the Romans." In the method by centuries, instituted by Servious Tul-

" lius, it was principally PROPERTY, and not numbers, that " turned the scale: in the method by tribes, gradually in-" troduced by the tribunes of the people, NUMBERS only "were regarded, and property was entirely overlooked. "Hence the laws passed by the former method had usually " too great a tendency to aggrandize the patricians or rich " nobles; and these by the latter had too much of a level-" ling principle. Our constitution steers between the two extremes. Only fuch are entirely excluded, as can have " no will of their own: there is hardly a free agent to be " found, who is not entitled to a vote in some place or o-66 ther in the kingdom. Nor is comparative wealth or pro-" perty entirely diffegarded in elections, for though the richest man has only one vote at one place, yet, if his pro-" perty be at all diffused, he has probably a right to vote at more places than one, and therefore has many represen-" fatives. This is the SPIRIT OF OUR CONSTITU-" TION: not that I affert it is in fact quite so perfect as I " have here endeuvoured to describe it; for, if any ALIER-" ATION might be wished or suggested in the present frame of parliament, it should be in favour of a MORE COM-" PLETE REPRESENTATION OF THE PEOPLE."

If Blackstone then wished for a more equal representation of the people, if he dared to publish and to enforce his wish; and if I have merely done the same, where is the difference in our guilt? But there is a difference, and that difference is great. A learned professor of the laws of England, in the University of Cambridge, a grave writer, in the solicude of his retirement, a solemn judge, upon the tribunal of England, proclaiming that a referm in the representation of the people was just, and essential to the true spirit of the constitution; how superlatively criminal must his conduct be when compared with mine?

But vengeance ceases at the verge of the grave. There factions and parties rage in vain. If I have been guilty of an atrocious crime, I shall not demand the protection of the dead, I shall not wander among the tombs, and cry for the support and the assistance of those who cannot hear me, but I shall loudly demand the protection of the living, of men high in rank, exalted in power, and who enjoy the consi-

dence of their king. Can it ever be forgotten, that in the year 1782, Mr. Pitt was stained with the same guilt? Did Ou not he preach up the necessity of a reform in the representation of the people? Did not be advise the people to form focieries; and did not he countenance these societies, by his presence? I appeal to the resolutions which he subscribed the in the Thatched House Tavern. I attest the motions which The he made for Reform, in the House of Commons. Beware # how you condemn me. Beware how you brand me with the opprobrium of being seditious. At the same time you condemn the confidential Minister of the King. Nay more Sir, in beinging this charge against me you accuse your Sovereign; for can it be supposed that he would permit a man to enjoy his confidence, who in the year 1782 by being a reformer, as I am in the year 1793, wished to precipitate this country into anarchy, defolation, and, into all the horrors which you have described.

But if the attempt to procure a Reform in-Parliament be criminal, your accusation must extend far and wide. It must implicate the Ministers of the Crown and the lowest subjects. Have you forgotten that in the year 1782, the -Duke of Richmond, the present Commander of the forces, Aid was a flaming advocate for the universal right of suffrage? more Do y u not know that he prefided in focieties, and like Mr. Pitt, advited an universal tormation of such societies all over the kingdom? Have you never read his famous letter to Colonel Shariwin, in which his principles, his testimony, to a full and complete representation of the people, are indelibly recorded? Is guilt the passing unsubstantial fashion of the day? Does it vary according to times and to feafons, and to circumstances? Shall what was patriotism in 1782, be criminal in 1793? You have honoured me this night, by the title of the rest of Scotland. And if the fame offences merit the fame appellations, you must likewise liberally bestow this epithet upon the first Lord of the treasury, and upon the Commander of the forces. But what term of super-eminent distinction will not you, the Public P ofecutor; you the Lord Advecate for Scotland, appropriate to yourfelf? Were not you, not many mouths ago, likewise a reformer? Did you not contend and acc

for a more equal representation of the people in the House of Commons? Were not you one of those men, who, for that purpose, assembled lately in this city, in what they called a Convention, and assumed to themselves the title of Delegates from the Counties? Were not you, yourself, employed in framing a bill for the extention of the elective franchise? Every charge in your indictment against me recoils upon yourself; in accusing me, you charge yourself with sedition. If it was lawful for you and your friends to meet in societies, and in conventions, for the purpose of a Reform in Parliament, unless the standard of guilt shrinks and extends as caprice or power may order, it surely must have been permitted to me and my friends also to meet, and to act on the same principle.

But I advance in this tract no farther, although my affertions and my arguments are just, yet the subject of them is so connected with ridicule, as to render them not so seem-

ing in this folemn trial.

Gentlemen of the Jury, If the real cause of my standing as a Pannel at your bar, is for having actively engaged in the cause of a Parliamentary Reform, I plead guilty. My conscience, however, will whisper consolation to me under my condemnation. I engaged in that cause, for I thought the measure was to save the country; that a more equal representation would dry up the sources of corruption, would diminish our taxes, and stop the essusion of our blood. That fuch were my motives, appears from every part of the evidence against me. The Public Profecutor shrunk from the examination, even of the testimony of his own witnesses. He averted his eyes from the proof, in order to indulge himfelf in vain declamation and unbecoming invective. I will not, however, imitate his conduct. I will examine minutely every branch of the proof which he has adduced against me; and you will be convinced that after every word and action of mine has been ferutinized; after even the levity of the most unguarded hour has been explored, and while instructed spies have watched every book, had marked every word, not the vestige of sedition can be difcovered.

The first charge against me is, That at meetings of the people

rangues; vilified the King and conflictution; represented the monarchical part of our government as cumbersome and expensive; instituted a comparison betwixt our system and that of France, and did every thing to instance the minds of the people to insurrection and rebellion. It is particularly alledged that I was guisty of these crimes at two meetings, the one at Campsie, and the other at Kirkintilloch.

To prove this charge, Alexander Johnstone is adduced. You will remember, that I offered to prove that this witness had expressed himself in the most rancorous terms against me; that he would do all in his power to get me hanged. By respectable witnesses, I could easily have supported this averment; but I was not allowed by the Court, as I could not specify the particular cause which had excited the malice of a man I did not know, and whom I do not remember to have ever seen. But what does even Johnstone say? I will read you from my notes the whole of his evidence. Correct me if I have erred in taking down any thing differently from what has been stated. I believe that my notes are accurate, but mistakes are not impossible.

[Here Mr. Muir read over the whole of the evidence.] What does this witness then say? He says, that I stated, in the meeting at Campsie, the disadvantages in the reprefentation, from boroughs being rotten, and from others having no vote, the population of England and Scotland, the small number of electors in both; and that the people were not fully represented. And is this sedition? Is not the fact notoriously true? Has it not been resounded innumerable times within the walls of the House of Commons itself? Has not the table of that House been covered with petitions, expressing it in language infinitely stronger than mine? If to state truth be sedition, why did our legislature flumber? Why flumbered the law; and why was not public vengeance armed with the sword of justice, when this crime dared to pollute the fanctuary of the legislature, by its appearance within it?

Johnstone depones, that I said, If a man gave 20,000l. for a feat in parliament, he behoved to derive some interest from

it. Is not the fact true? Do not we daily know of fums of money being given for feats in that house, and can there be a conclusion in Euclid, more certain than the inference which I draw from the fact? It may be faid, that the House may be pure and uncorrupted, even although fuch fums of money are given for admission into it; that men may do so in order to serve their country, or to display their abilities .-Grant all this; but have we not feen much greater fums thrown away at contested elections, by men who never opened their mouths within the walls of St. Stephen's Chapel; whose patriotism never shone forth; and whose abilities were never discovered? The witness depones, that I faid the Duke of Richmond had been bribed into filence by 20 or 30,000l. And supposing I had faid so, . bat this was the: falutary opiate, which calmed and cooled the fever of his: brain, and probably faved him the mortification of standing his trial, also, for the crime of sedition; what has this to do with the present matter? It is not the Duke of Rich. mond, but it is the king himself that I am accused of vilifying. This affertion of Johnstone's is indeed too ludicrous: for ferious argument.

Gentlemen, before I proceed farther, let me make one remark. I am to be tried by the law of Scotland; and, by that law, two witnesses are necessary to prove a crime. This is a rule full of humanity; but, at the same time, by cutting off proof, it may, and has upon some occasions defeated the ends of public justice. If, however, the concurrence: of two witnesses were to be rigorously insisted upon, it must be in a cafe fimilar to mine, where their testimony is to go to words, volantia verba, neither engraved in marble, nor recorded in brass. You know the infinite variety of circumstances depending upon the speaker, the occasion, the manner, the person to whom they were uttered, and his fituation; by which, the meaning of the same words, can be diverified and modified, tortured into guilt, and explained into innocence. By the law of England, which is likewise the same with ours in the case of treason, the bare uttering of words, without any overt act, cannot be admit-

ted as evidence to prove the crime.

Johnstone depones, that I compared our constitution with

the French, and said that their arms would be successful; that their representation was more equal; two thirds of their debt paid, and that their manufacturers, in the competion with ours, would have the advantage. Whoever heard before, that it was unlawful to compare the British constitution with that of another country? If the British constitution is the boast of ages, the pride and glory of the world, Can it fuffer by any comparison? On the contrary, will not its splendour brighten by the foil? But does Johnstone say, that I gave the superiority to the French constitution over the British? No.-Does he affert, that I exhorted the meeting to reject the British constitution, to adopt the French, and to adopt the French as the better model? No; not a word. What then fays he? That I merely compared the two together. Is this fedition? Alas! we are all feditious. Is there a man here, or in this country, who has not, in his own mind, and who has not

in words, made a fimilar comparison?

Johnstone next observes, That I mentioned, that two thirds of the French national debt was already paid; that their taxes were less, and that I ascribed this to the people being more equally represented in their legislator. I may have faid so, or I may have not faid so. My remembrance does not carry me. Whether the fact was true, at that time that I fpoke in the meeting, of two thirds of their national debt being paid, and of their taxes being less, I know not. Certain it is, before and fince, I have often heard it to be fo, in word and in writing; but I will fay this to you, and I will fay it to all Scotland, that an equal representation of the people is the most direct and salutary method to diminish and pay off the national debt; to alleviate the weight of taxes, and to remove the clogs of industry. Nothing can be truer than the inference which Johnstone fays I drew, that a people equally industrious, must have the advantage over another, who pay greater taxes, and who groan under the burden of a greater debt. If I were connected with this last nation, I certainly would advise them to take every constitutional step to procure a diminution of their debt and of their taxes. And what does Mr. Johnstone say? That I advised the society to petition Parliament,

ment, and that the fole intention of these societies was to procure a more equal representation and a shorter duration of Parliaments. Do you say then that the object of these societies is unconstitutional? Or do you say, that these societies, in the means which I advised them to make use of it order to accomplish that object, were to act unconstitutionally? You can do neither. Under the free government of Britain, every man has a right to look after those whom he is supposed to delegate to the House of Commons, to be the arbiters of his liberty, his fortune, his life. He has a right to come and state to them his wrongs and his apprehensions; and the mode which the constitution has pointed

out is by petition.

Johnstone depones, that I advised the people to consult together to communicate and diffuse their knowledge: The advice was a good advice; and fuch an advice as I would give were I still in the same situation. What! Is the time now come when the mind must be locked up; when fetters must be imposed upon the understanding, and when the people, the great mass of human being, must be prohibited to receive information, and to communicate among themfelves the information which they may have received. Miferable people -Country to be deplored !- Ignorance is the fource from which despotism flows, The remembrance of former liberties will make you only more wretched. tinguish then (if possible) the light of heaven, and let us grope, and let us fearch for confolation, if it can be found, under the darkness which shall soon cover us. But the prospect before us is not so dismal.—We live, and we act under the British constitution. A constitution which, in its genuine principles, has for ages confecrated freedom. We live, and we remember the glorious revolution of 1688, which banished despotisin, and placed the family of Hanover upon the throne. We remember the Bill of Rights; nor shall we forget one of its most facred clauses, which declared, established, and sanctioned the unalienable claim of the citizen to petition Parliament. Now, as members of the British constitution, acting under the Bill of Rights, how should our conduct be shaped? Do we complain of general grievances, fuch as, an unequal representation of the people? ple? It would be arrogance in a part to fpeak the language of the whole. Let those, then, who feel most sensibly the pressure of this general grievance, not presume to complain for the nation, but confult the nation. And how are they then to consult the nation, but by bringing the people together in focieties, to deliberate and to refolve? Would you wish the people to act unadvisedly. Would you propose they should carry petitions to the doors of the House of Commons, without knowing the real fignification of the import of these petitions? Let us apply to our political conduct a rule fure and unerring in private life. - Think; deliberate before you act. An unequal representation is a general grievance. - Before we feek to obtain its redress, let us enquire, in the first place, if it is generally felt; and in the lecond, if redress is generally wished for. In applying for a general remedy, let us first be convinced of the general Without this, a few factious may presume to speak for the nation; may impose upon the weak, and may plunge the many into inextricable confusion and misery. great proposition, then, which I maintained is, that the peoble should consult together; that they should form themselves nto focieties; for it is only by fo doing that they can conluct themselves with wisdom, and hope for success.

The Bill of Rights declared the unalienable, imprescriptible right of the people to petition Parliament, and if you condemn me for advising the people to petition with reflection, with united and general deliberation, for redress of general grievances, ye tear the record of our liberties, and catter the fragments where they never can be collected.

In advising then, even according to Johnstone's evidence, he people to inform themselves, reciprocally to communiate their information, and then wisely and deliberately to etition Parliament, you do not condemn me, but you trample upon their liberties, and you proscribe the constitution. If I declared, at the meeting of Campsie, that the people should adopt every mean to instruct themselves with reard to their political rights, I declare and I inculcate the ame now before you, and before this great audience.

Hear farther what Mr. Johnstone says. I have his words courately in my notes. I advised the society to get ALL

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the political pamphlets from a neighbouring bookfeller .-The advice was a right advice. I did not lift myself under the banners of faction. I combated neither for minutry nor for opposition, for the ins nor for the outs; I fought in the cause of truth, and how is that cause to be successful, but by general, complete, and impartial information of the different arguments, advanced upon either fide of the great question of Parliamentary Reform? Gentlemen, remember who the witness is, who brings forward this important truth in my favour. It is Alexander Johnstone, the first witness adduced by the Prosecutor, against whom I objected on account of the expressions which he had used indicating his intention to ruin me, which by respectable witnesses I offered, instantly, to prove, but which ploof was not allowed by the Court. When this man speaks what is ftrongly in my favour, you cannot suspect him; nay more, what he has faid, affords a clue to my conduct. Fond of reading myself, purchasing, for information, almost every new publication, was it not natural and just for me to recommend a fimilar line of conduct to men, who, from their union, were enabled to defray the expence? If I had beer the tool of party and of factions; if truth had not been my object, I would have faid to this fociety, 'purchase not the books which are written against Parliamentary Reform; they are merely the productions of penfioned hirelings; but read every treatife written in its defence. - These are the productions of enlightened, and of philanthropic men, and they are stamped by the fignature of genius.' You wil remember what the witness has said upon the interrogatory of the Solicitor General, relative to what I mentioned concerning the King, Lords, and Commons; What was the reply of the witness? It was this, that I faid, the constitution ought to confift of King, Lords, and Commons. Is this vi lifying the Monarchy? Is this representing that part of the government as expensive and cumbersome, as the indictment fets forth? Is this inflaming the minds of the people and exciting them to infurrection and rebellion?

This witness has likewise deponed to a remarkable fact I will state you his words accurately. If I am in error, you will correct me from your notes, "In that meeting there was

"was mention made of Paine's Rights of Man, but not by Mr. Muir. One man in the fociety, not in a public manner, but to his neighbour privately, faid; that he had read Paine's Works." What was that to me? And supposing I had overheard this man use these words; could I be blamed for merely possessing the faculty of hearing? Does Johnstone say, that I participated in this private conversation? He says no such thing. Does he swear that I recommended Paine's Works, or introduced the mention of them in the meeting? No. How then is the other charge in the indictment supported by the testimony of this witness?—of my advising the people to read seditious books, and cir-

culating fuch among them.

Johnstone has told you, that most of those who composed this meeting were weavers, mostly young men from eighteen to twenty years of age. What is the inference which the Lord Advocate has deduced from this? I blush to mention it.-That people, in that fituation, and at that time of life, have no right to interfere in public affairs! People in that fituation! What fituation? Who compose the great mass of society? Who support the State? Who contribute to its wealth? Who must fight in its defence? People at that period of life !-- What period? When the heart is uncorrupted; when the foil is best prepared to receive good seed, and when the feelings of the mind can be most easily led over to the side of virtue and humanity. Because the majority of the members of that fociety might be weavers, they must be held up in derision! Because the majority of them might be young men, they must be censured for presuming to interest themselves in the happiness of that country in which they were to spend their future days, and whose constitution was to operate upon their future lives! But you have feen feveral of the members of that fociety, and those to adduced by the Profecutor, (Mr. Johnstone in the number) and did you think them so young, so frivolous, and so ill-taught as he represented? This is a matter which regards you, as you were the witnesses, and you must judge for yourselves. Finally, hear the conclusion of the deposition of this witness, which states, "That I recommended peace " and regularity to the meeting, and observed that any tu-" mulc

"mult or disorder would ruin their common cause;" and that I told them, "there was no other mode of procuring "redress, but by applying to parliament;" and that I recommended to them "to beware of admitting any immoral characters as members."

The next witness adduced for the Prosecutor, is Robert Waddell, vice president of the society at Kirkintilloch, who swears to the particulars which occurred at the same

meeting, in which the preceding witness was present.

[Mr. Muir then read over his notes of this witness's depo-

stion.

In what respect does this witness criminate me? Does he not agree precifely with Johnstone, concerning my general conduct. I am accused of vilifying the king and constitution; and what does this witness say? That I made a fpeech, in which I advised regularity in their proceedings; and that they ought to proceed in a constitutional manner, as the row is, by King, Lords, and Commons. The indictment alledges, that I spoke and reprobated the monarchical branch of the constitution. But the witness fwears, that I faid nothing about the expence of the King, nor the comparitive expence of the French constitution, nor the fuccels of their arms. Gentlemen, I fpeak with candour; it is not in my remembrrance, that I spoke concerning the comparative excellency of the French or British conflitutions. You hear one witness declaring, that I merely compared them together; you hear this witness declare, that I made no mention of either constitution; both of them may have fpoken truth according to the impression which was on their minds, but they shew you the danger of trusting to the memory of witnesses, when it relates to words oken in the warmth of a public discussion, and attempted be recollected after the lapfe of many months. But give whatfoever degree of strength you chuse to Johnstone's evicence, draw from the comparison, which I instituted between the French and British constitutions, an inference as highly criminal as you possibly can; the testimony of that man is completely overthrown by this witness. Mr. Waddell has stated to you what passed after the meeting was over, in private company, in the unguarded hour, when

the mind dreads no danger, and when vigilance is affeep; Can any thing prove more strongly than the deposition of this man, the innocency of my conduct? The conversation related to politics, and to new publications; and furely materials of that kind are infinitely more noble in their nature, than those which deform convivial fociety, and difgrace the man. He remembers me speaking of Mr. Flower's boook upon the French constitution; a book which the Lord Advocate, although not specified in the libel, wished to infinuate as being seditious, and consequently an aggravation of my crime. Of the truly respectable author of this book, I know nothing; but if, from writing, a true idea may be formed of the heart which guides the pen, there is no man that I would more fondly call my friend. It is true, I recommended Mr. Flower there, because I recommended his principles every where. I will do fo still; I will do fo in your presence, in the presence of the Court, and to this great audience. You, who wish for a Reform in Parliament, read and weigh well the lefions, which this good man has given and inculcated. Let personal reformation precede public; let the torch of knowledge lighten the path of liberty; but above all, let found morality, and genuine Christianity be the goals from which you commence your political career. A people ignorant--never can enjoy freedom; a people immoral---are unworthy of the bleffing.

The witness next mentions, that the only book which I recommended to be purchased, was Dr. Henry's History of England. I am an enemy to the constitution,—and yet I recommended to the people the book best calculated to instruct them in its principles, and in its progress; a book, applauded in private and in public by the Earl of Mansfield, and upon whose application, the author received an honourable pension from the King; honourable to the granter, to the receiver, and to him who sirst noticed the modest

merit of the writer.

The witness next proceeds to mention, that at the meeting, a person of the name of Boyd proposed, that Paine's Works should be purchased and recommended. What was my conduct upon the occasion? I said, it was foreign to

their purpole; and foreign, furely, indeed it was. Without approving of Mr. Paine's principles, without condemning them, I thall afterwards more fully shew you, that the advice was such as became them and me, in our fituation at the time.

The witness mentions, that he purchased for the Society three or sour copies of the Political Progress. Does he say, that it was at my desire, or on my recommendation? Not—That he purchased for his own use, and that of his neighbours, three or sour copies of the Paisley Declaration of Rights; that he got a copy of Paine's pamphlet, but knows not from whom; that he never saw the Dialogue betwixt the Governors and the Governed, one of the charges against me in the libel; and that a Mr. William Muir shewed him a number of the Patriot. In the name of common sense, what connection have I with this extraneous matter! How does it tend towards my crimination? The witness swears positively, that the only book which I recommended to be purchased by the Society, was Henry's History of Britain.

The witness declared, that a more equal representation of the people was the object of the Society. Being asked by the Solicitor General, what he meant by a more equal representation. He stopt for a moment to consider. O! what matter of triumph was this! Then burst the contemptuous fneer; and then with affected ridicule was pointed out, the abfurdity of men fo ignorant, embarking in the cause of reformation, when even their Vice President, the witness who from his station, if any had known, he should have been But by all, excepting by Mr. Pitt and the Duke of Richmond, who contended for reformation, no specific plan has yet been proposed. In all that was said in the late debate in the House of Commons, no specific plan was brought forward. Is it then a matter of furprise that the witness stopt for a moment to consider his answer to the question? His answer was such as did honour to the coolness of his mind, and to the foundness of his understanding, Two opinions, replied he, divided the Society. One was, for confining the right of election to landed property; the other, for extending it to the body of the people; that he,

for his own part, had not yet made up his mind upon either.

Being asked my opinion, he swears, I gave none.

The witness depones to my express language, that I said to the meeting, that they would be the more successful, the more they were constitutional. Is this preaching up sedition? Is this inflaming the minds of the multitude to rebellion? With every witness adduced against me this day, this witness likewise corroborates my earnest advices to the people to be regular, to be moderate, and to be moral.

The next wirness proposed to be adduced against me was, the Reverend James Lapilie. My objections to his admifatibility were fullained, before I advanced upon the threfhold of my proof, by the Lord Advocate's giving him up. Sorry am I indeed for the Profecutor's timely precaution; proof was thickening fast against this gentleman; proof of practices, proof of crimes, which but I go no farther; the day will come, when this gentlemen and myfelf shall exchange situations at this bar. I trust that by your verdict I shall be acquitted, and the moment after, I solemnly pledge myfelf to this nation, to exhibit against him a criminal acculation of the most serious kind. To say more would not be right, as tending to excite a prejudice against him in the day of his own trial. It is sufficient for me, that, even in this stage of the business, after the proof I was leading, my most rancorous enemy, would have blushed to have brought forward this man's testimony.

The next witness was, Henry Freeland, president of the society, at Kirkintilloch. The indictment charges me with having convocated the societies at Campsie and at Kirkintilloch. The witness depones, that there was an intention of having a society at Kirkintilloch, long before ever he saw me. Does this witness, the first president of that society who, if any man could, must have been well informed of the circumstances leading to its formation, support the charge of the libel? Quite the reverse. I shall postpone the most material part of his deposition to the last. In my speech, he mentions, that I spoke about shortening the duration of Parliaments and a more equal representation; that I said, that I thought taxes might be lessened by these means, and that the reform was not to take place as

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to the King and House of Lords, but only of the Commons. Call you this fedition! Does not every thing brought forward by these witnesses of the Crown, confute the false, the injurious, and the scandalous charge in the libel, of vilifying the Constitution, and of exciting the people to rebel-

lion against the King?

Mr. Freeland said, that I mentioned the success of the French arms, and that liberty would be established in France. Call you this likewise a crime? At the time when I spoke was it not true? Were not the armies of France in every part victorious? and could I, not possessed of the power of penetration into the future, be sure that they were not to accomplish their object? Are not opinions, after all that has happened during the last months, as much divided as they were then? Can you go into private or into public company, where this topic forms not the most material part of their conversation? If merely to speak upon this subject bestedition, you are all contaminated.

Mr. Freeland concurs with the other witnesses in remembering, that I recommended no other book to the meeting, than Henry's History. That I told them all riot would be ruin to the cause; exhorted them to be constitutional and regular, and told them, that they were to petition Parliament, and that there was no other way of getting a reform.

I now come to the most material part of Mr. Freeland's evidence, which relates to my lending him a copy of Paine's Now let us take his evidence in the connection of He tells you, that, having heard that a proclamation was against that book, he was upon that account curious to fee it, and that he first spoke of it to me; that upon Tuesday, eight days before the fociety met, when I happened to be at Kirkintilloch, in the house of Wallace, to which I had fent for him, that I bid him fearch in my great coat pocket, and he would find the book; but that he had before this time, for the reason which he had mentioned, asked the loan of it from me. He further tells you, that when he first spoke of that book to me, I said, I thought it had a tendency to missead the people; that he was surprised I did not recommend it, because every body else spoke well of it, and that I did not approve of it.

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This is Mr. Freeland's deposition as to what passed between him and me, when he received Mr. Paine's Works. But his testimony goes farther, and corroborates that in which all the witnesses are unanimous, concerning what passed in the society when that book was mentioned; of its being suggested by one Boyd, to purchase it; but that I shook my head, and said it was foreign to the purpose.

Gentlemen, This is the most material evidence which the Prosecutor has been able to produce. A wide field is now before us, and that I may deviate as little as possible from precision, I shall arrange what I have to say, under di-

stinct heads.

In the first place, the indictment charges me of felonioully and wickedly circulating and diffributing this book, in order to inflame the minds of men against the Constitution. You are the judges of the law and of the fact. Your decision will not separate them from each other, but combine them both together. It is necessary for me to inform you, that, without a criminal intention, there can be no crime; and has not the indictment itself set forth, that I did not circulate these books merely, but that the circulation proceeded from fuch intention. Now, I alk you to lay your hands upon your breasts, and to say, where, in the circumstances of this case, is the shadow of selonious defign. The Works of Mr. Paine had been published and fold every where. The papers of the day teemed with fuccessive advertisements, announcing where they were to be procured. What excited this curiofity in the public mind, without uttering a fingle fyllable upon the intrinfic merit or demerit of these works, is easy to tell. The situation of France roused the attention of Europe. To that country every eye was turned, and every man who could wield a pen, was employed in discussing the principles which the Revolution had brought forward. Mr. Burke entered the field of controverly. The name of that gentleman would give fale and diffusion to any production. Mr. Burke fought upon one fide of the question. He was encountered upon the opposite by Thomas Paine. Both of them champions of approved vigour, and of undoubted prowefs.

Could public curiofity not be awakened to the conten-

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tion of fuch men? It was so most completely: and, the Works of Mr. Burke and of Thomas Paine, slew with a rapidity to every corner of the land, hitherto unexampled in the history of political science. Is there a fingle man among you, who has not read the Works either of Paine or of Burke? Is there a person upon the bench, upon the Jury, or in this audience, who has either not purchased or lent the Treatise upon the Rights of Man! Now, if one of you lent to a friend or relation, who might participate in the common curiosity, a fingle pamphlet of Mr. Paine's, you are as guilty as I am; but why should I use the term guilty? NONE of us are guilty in lending that book, be-

cause we harboured no evil design.

If there had been a public law of the Kingdom condemning that book, the prefumption of ignorance, could not be admitted by its rigid rule. And the mere act of giving away a fingle copy, would have been confidered as a violation of its letter. But, at the period when I lent Mr. Freeland Paine's Works, was the fentence of reprobation thundered against them? No-I then was guilty of offending no existing Law, I was not certified of my danger, I was not put upon my guard. Was there a judgment of any court in England or in Scotland against this book at that time? No-Then I had no cause for alarm; but some months before, a proclamation against feditious writings had been issued. A proclamation, gentlemen, is not law. It can declare and it can enforce what the law has already enacted, but it has no legislative authority. But was there any mention of Mr. Paine's Works in that proclamation? None.-What were the confequences of this proclamation? You know them well. If there had been a demand before for political books, that demand increased in a tenfold proportion. Concerning the particular books to which the proclamation might be fuppoied to allude, curiofity was more highly excited, and conversation became more keenly interested. Now, mark the circumstances, in which Mr. Freeland applied to me for the loan of that book. Here, take notice of his express words, " that having heard a proclamation of the King was used against it, he was, upon that account, curious to

fee it, and first spoke of it to Mr. Muir." Now I ask you. if any thing like felonious intention in Freeland can be difcovered, in applying for it to me; a proclamation had been issued against seditious books, and a natural curiosity was excited in him to fee what these books were, which he had heard reported to be seditious; a cariofity which, at the time, was common to all. I ask, if you could suppose there was a felonious intention in my lending it? Did I introduce the conversation by speaking of it. Did I advise him to read it, to adopt its principles, and to contribute his exertions to carry them into practice? No .- He expressly tells you, that I did not approve of the book; that I faid it had a tendency to missend the people, at which he was surprised, as it was otherwise approved by all. To what then reduces itself this mighty crime of fedition for which I ftand here? To gratify the natural curiofity for a person who tells you, he lives in my neighbourhood, and is a distant relation; I lent a book, which was in universal circulation, unnoticed by Courts of Justice, uncondemned by law.

If you have come here this day with an intention to bring me in guilty, whether right or wrong, fay so boldly, openly, and let me add, honestly. Resort not to wretched pretexts and expedients to justify a stretch of power. These pretexts are soon seen through by the penetrating eye of mankind, and to the guilt attending the determination, will be added the contempt which the pre-

text will justify.

Gentlemen, in the fecond place, I would direct your attention to what Mr. Paine's writings are, and to the particular manner in which they are presented in accusation, in my trial. I will allow that any writing which calls upon the people to rise in arms, to resist the law, and to subvert the constitution is something worse than seditious, that it is treasonable, but do the writings of Mr. Paine stand in that predicament? Can you point me out a single sentence where he provokes insurrection? Mr. Paine's writings are indisputably of a speculative nature. He investigates the first principles of society; he compares different forms of government together; and where he gives the presence, he assigns his reasons for so doing.

I have neither time, nor inclination to entertain you by differtations upon the Liberty of the Press. If that liberty is fickly, the Constitution is likewise diseased. If that liberty is extinguished, the constitution expires. You will ask, What is the precise notion which I affix to the term Liberty of the Press? I will tell you honestly, and without difguife.—By the Liberty of the Press, I mean not the power of affaffinating the reputation, of torturing the feelings of individuals. No crime in my estimation can be more heinous.—By the Liberty of the Press, I mean not the power of degrading, and of contaminating the public mind by corruption of public morals.—By the Liberty of the Press, I understand not the power of inflaming the minds of men against the constitution, of stimulating the people to insurrection, and of tearing down the barriers of public property, and of public fecurity. Where government is established, that government must be respected. And the truest republic, which ever yet existed, never could tolerate the internal foe, who, within its own precincts, founded the charge to civil war .- By THE FREEDOM OF THE PRESS, I understand the INALIENABLE RIGHT OF PUBLISHING TRUTH; of presenting to the world, whatever may tend to public good, and may not hurt the feelings of individuals, morals, nor established laws.

Constitutions of government are the workmanship of men; that constitution is the most perfect, which can be most easily amended. There are constitutions, which, step by step, without convulsion, and without blood, have advanced to superior degrees of persection; which, by their own internal energy, have effected their own reformation, and avoided the calamities of a revolution. These progreffive conflictutions, if I may use the expression, must always cherish and support the liberty of the press, as the chief inftrument of their preservation. Look back, I befeech you, to the ancient system in France. To you the observation may be fingular, but I am confident in my own mind it is just. If, while the vestiges of their ancient constitution still remained, while the remembrance of the States General was not yet forgotten, the freedom of the press had not been annihilated, their constitution would have become progreflive; greflive; its reformation would gradually have been operated, and by the exertions of good men and of patriotic writers, all the calamities which we now deplore in the revolution would have been averted. How grateful should we be to eternal providence, that our Constitution possesses in itself the power of amendment, that, without a revolution, it can rectify its abuses; and that, filently and without diforder, it can advance towards that chaftened liberty, which constitutes human felicity. You have read the history of the British Constitution; and what is it but the history of a continual progress? You will next ask what has been the impelling cause of this progress? I answer, the right of the universal disfusion of information, by means of the Liberty of the Press. If you destroy that liberty, you accomplish one of two things.—The people will be buried in ignorance; the iron throne of despotism will be erected, and the filent ----I cannot, will not contemplate the picture. If you deftroy the Liberty of the Prefs, you may perchance do something else, which is horrible to think upon. This high spirited and generous people will not foon forget their loft rights. You have removed what led to progreffive perfection. Evil will proceed to evil. What originated folely from corrupted men, will be imputed to the constitution itfelf. By undermining its best prop, its most solid and masfy pillar, I repeat it, and never shall cease to repeat it, the liberty of the Press, you expose this holy fabric to a blow, which will shake it from its foundations. Let us then apply this argument to the case of Mr. Paine. This work is merely of a speculative nature, upon the principles of government. If Mr. Paine's Work is inconsistent with the British Constitution, what is the consequence? If the book is written with ingenuity, it will acquire readers. No man in his found fenses, the keenest advocate for a Parliamentary Reform, but will avert his eyes, bathed in tears, and in horror of foul, from a revolution. He will compare the principles of Mr. Paine with the Constitution. If Mr. Paine has pointed out any thing defective in the Constitu-tion, he will contribute his humble efforts to have that defect repaired. If, upon the other hand, he shall imagine, that Mr. Paine has taken an erroneous view of this edifice,

has mirrepresented its properties, he will become more and more sensible, from his inquiry, of the security which he enjoys under its protecting roof. The sense of danger will be removed, and his mind, undisturbed by gloomy apprehensions, will enjoy tranquility. O! how little do ye deem the British Constitution, who think that it is built upon the sand, which when the rain descendesh, and the sloods cometh, and the winds blow, and beat upon it, that it shall fall. No-when the rains descend, when the floods comes when the winds blow, it shall not fall, for it is founded upon a rock: I then maintain, although not in accents fweet to the ear of corruption, grateful to courtly pride, nor acceptable to ill-got power, that those speculative writers, who investigate the principles of our Constitution, who compare that Constitution with those of other countries, perform a meritorious service to this nation: these writers either impel us to rectify that which is wrong, or more strongly confirm us in our love and in our attachment to that which is right. Let Mr. Paine then be confidered as the bitterest enemy to our Constitution, yet as long as he confines himself to speculation, we should be grateful. Our best interests are involved in the Constitution, and like those still of a higher class, superior to time, and which extend to eternity, are too apt to be forgotten, and to make little impression. If Mr. Paine then has called our attention to the Constitution, he has performed to us an essential service, he has led us to contemplate all its perfection, and roused us from our lethargy to rectify wherever, by

shall the lending of a fingle copy of the works of this writer be held criminal? When was there ever fuch a violation of the rights of Britons? Mr. Paine has composed no model of a perfect commonwealth, as Mr. Hume has done; yet, the political works of Mr. Hume, you have all read, and you have all applauded. If you condemn a man for lending Mr. Paine's Works, you do what even was not attempted to be done in the reign of Henry the VIII, when the Constitution lay expiring on the rack of despotism, making exertions, which only could discover remaining life, but at the same time the privation of strength.

Along with equality of political rights, has Mr. Paine preached equality of property? a chimera which may enter into the brains of thole, who may dream of a golden age, but who know not human nature. Yet, under that arbitrary reign, did not Sir Thomas More, enjoying the confidence of the King, and placed at the head of the law, publish his Utopia, the plan of his republic, of which an equal division of property, an Agrarian law, an universal community, formed the bass. In this enlightened age, when, after so many fiery trials, our constitution, in its pure and genuine principles, stands unveiled to our view, will you condemn a man for lending a work, equally speculative, and if such a thing existed, as a well founded panic against levellers, in-stinitely more dangerous.

I should be the last wan to propose to your imitation, the conduct of despots; but I call upon you to ponder well the words of a man, who rendered the terms republic and pure and undefined despotism the same; Cromwell. Under his protectorship, when Harrington published his Oceana; informers denounced the work. "My cause is too strong," said Cromwell, "to be hust by paper shot;" and if you say that, by any publication, the British constitution can be injured, you yourselves are guilty of the crime of libelling its strength.

To conclude upon this head, I maintain, that to suppress works purely speculative, provoking not the people to difobedience to the laws, nor to rebellion, however much these works may differ from the constitution, is to destroy the Liberty of the Press, to trample upon the best and the surest bulwark, which defends the approaches to that respected building. If, to lend the Works of Thomas Paine to-day be fedition, to lend a translation of the republic of Plato to-morrow will be treason. Gentlemen, the Works of Mr. Paine are lying before me. I could read to you many passages to prove, that they are merely of a speculative nature. You are exhausted; equally fo am 1. And yet, we have fome length of field before we conlude to travel over. For these passages I refer you to the celebrated speech of Mr. Erskine; one of the best friends the constitution ever knew, although of that reprobated cast, the Friends of the People. Gentlemen, I

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trust that you will now be persuaded, that neither the publishing nor the lending of a speculative political book is fedition. But I now call your attention to another circumstance, the manner in which criminality is attached to that book and to myself. Various detached passages are quoted from it in the indictment. They are called wicked, inslammatory and feditious. In the facred name of justice, will you condemn any book for detached passages, separated from the whole connection, cut off from reciprocal explanation, and from which neither its general tenor nor scope can be discovered. If you do this, where is the book in which you cannot discover sedition, by dissecting its separate sentences and paragraphs. For my part, if you proceed on in this manner, I do not know a more dangerous collection than the books of holy inspiration. Separate verse from verse, and then combine them, according to your pleasure, and you may make the Bible one of the most feditious and treasonable books which ever was written. But you are neither to condemn that book, nor me, for those detached passages exhibited in the indiffment. You must carry along with you the whole works of Mr. Paine, you must scrutinize line by line, and you must pronounce upon the general context. If you find it provoking the people to refiftance, calling them forth to arms, to subvert the constitu-. tion; then, no doubt, it is feditious. But, if you find the author indulging himfelf in nothing but philosophical and political speculation, however much your principles and his may differ, you cannot condemn him for composing it, or me, after it was composed and published, for lending it to a

If you condemn books for being feditious, upon account of passages culled from this page and from that page, and artfully combined together, you have it in your power to award a proscription against books and universal literature. As I have already mentioned, there is not a single book, in which, by dissecting it in this manner, sentence by sentence, and passage by passage, you may not discover immorality, blassphemy, and treason. Indeed, if the sad objects of restlection which present themselves to my mind, when I contemplate the state of my country, could permit me to in-

dulge in a vein of ridicule, I would advise you at once to lay the axe to the root of the tree, and to bring an indictment against the alphabet itself, as it is the source of the evil you dread, as its parts form the component elements of sentences and of paragraphs, which may contain the most dangerous sedition, and the most horrible treason. But this

is not an hour to indulge the sport of humour.

I will admit, that the passages from Mr. Paine and the books exhibited in the indictment may be highly criminal, but will any person venture to say, that I lent these books, for containing fuch passages, that I particularly pointed them out, and gave them my warmest approbation? If the Profecutor has a right to prefume, that it was upon account of these passages I lent these writings, I too have a right to draw a contrary prefumption in my favour. are fentiments in the Works of Mr. Paine, (and many fuch there are) fraught with universal benevolence, inculcating universal amity and brotherhood, and of a tendency to dispel those passions and those prejudices, which animate and impel nation against nation into the sield of blood and of carnage, I am entitled to plead upon these passages: I have a right to fay, that it was the antidote and not the poison I recommended; And you must know, that the law of this country obliges you, where opposing presumptions are of equal strength, to let the balance preponderate on the side of mercy.

Gentlemen, I shall conclude upon the subject of Mr. Paine's Works by observing, That all the witnesses have uniformly sworn, that I refused to recommend them; that when the matter was proposed, I said, the principles contained in them might mislead the people, as they were foreign to the object of the society, and might misguide weak minds. There is not a witness adduced by the Prosecutor, who says the contrary of this; and will you agree in opinion, that the charge in my indictment of circulating and recommending these books, has the slightest shadow of support? I will tell you the reason why I did not recommend Mr. Paine's books to the societies, in Scotland, and why I declared them foreign to their purpose.—Mr. Paine is a republican, and the spirit of republicanism breathes through

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all his writings. This is his darling fystem. The object of these societies was, by constitutional means, to procure a reformation in the conflitution, and not a revolution, which implied its destruction; to have their long lost rights restored, but not the assumption of new rights derived from a different system. The people of Scotland were rapidly. advancing to a true fense of their constitutional liberties: They demanded an application to them of the constitution, in its genuine principles, in which they beheld their fecurity confirmed, and their happiness established. That they might advance with more ardour in this cause, it was neceffary that they should know the constitution; what it had been in its vigour, and what it now is in its decay, in confequence of the corruption of men and of ages. What did I do to effectuate this legal and peaceable object? I did not present to their the splendid fabrics of ancient or of modern republics; I wished them to keep their eyes confined at home, to repair their own manfion rather than pull it down, and expose themselves to the inconveniencies and to the dangers of building upon new plans, the advantages or difadvantages of which could be only known by the uncertain experience of future ages. All the witnesses who speak of my conduct in the focieties tell you, that I recommended none but constitutional measures; and that the only book which I recommended to them was Henry's History of England, as the belt calculated, by its accuracy and plainness, to give them insight into the nature and progress of their constitution.

If, in my library, in convertation upon the subject of government, the plans adopted by different political writers had been discussed, doubtless, I might have given opinions different from those which I considered it my duty to advance when acting under an established constitution, and employed in those measures, which it pointed out, to essectivate a redress of grievances. When Mr. Hume published his Essay upon a Perfect Commonwealth, did not he, as strongly as he possibly could, declare that he thought this model preterable to the British constitution, even in its purest and best principles? But supposing Mr. Hume to have been a member of the Society of the Friends of the People, what

would have been his conduct in it? Would he have faid to men who were affembled to renovate conflitutional rights only, You must give up the constitution entirely; it is defective and imperfect when compared to the offspring of my fancy; it is this last which you must adopt, and reject the former. But Mr. Hume would have held forth no such language; he would have faid to them, 'The grievances of which you complain can be redressed by the energy of our own constitution; the redress of these grievances is the only object of your affociation. If then reformation is your object, and not revolution, however much you may approve of my speculative system, it must not operate upon

you for a moment in practice.'

It was upon this principle that I refused to recommend the Works of Mr. Paine; that I faid, that they were foreign to the purpose, and might missead weak minds. But was it ever before held criminal in an author, to publish what speculative systems of government he pleased, provided he confined himself in the retirement of speculation, and did not advance forth to the field of action? Was it a crime of Plato, under the Athenian republic, to compose his beau-he ti ul system, of one more perfect? Was it high treason in red Cicero, under the Roman Commonwealth, to write those applauded works, which have been lost in the darkness of the Gothic night, and of which, a few fragments could be found only, when the morning of letters began to dawn upon Europe? Was Sir Thomas More led forth to the scaffold for composing his Utopia, Harrington proscribed for his Oceana, or Hume exiled for his Commonwealth? These authors indulged themselves in a liberty, which, if we now are to be deprived of, we must be left hopeless, and in dispair, as the attempt at amendment and reformation will be for ever precluded.

Upon the principle which I have explained, I should have thought it equally, if not more dangerous and inexpedient, to have recommended in a Society of the Friends of the People, Plato's Republic, or Hume's Commonwealth. Inexpedient! because these writings might have had a tendency to lead these societies from their constitutional object; dangerous' because, if presented to weak understandings,

and to fervid imaginations, they might have influenced them to depart from those ends, which, by calmness, perseverance, and legal measures, they were sure at last to accomplish, in pursuit of chimeras, brilliant but delusive, always seemingly approaching, but always in reality slying farther away.

Gentlemen, I conclude my observations upon the subject of Mr. Paine's Works. You will remember it was only a fingle copy which I lent; the circumstances attending it, which, admitting the book to be as feditious and as treafonable as can be imagined, precluded the idea of a felo-nious circulation. You are the first Jury in Scotland, before whom Mr. Paine was either directly or indirectly brought; I trust, that you will act in such a manner as to do honour to yourselves, in doing justice to him and to me; that you will not attempt to annihilate political science, by condemning a work in its nature purely speculative; that, in this country where our chief glory has arisen from literature, you will not limit her researches, but indulge her in her unbounded flight, into every region where the materials of human happiness and human improvement can be collected. Above all I entreat you, that you would not fet the dangerous precedent of condemning a book, for fentences detached from the whole, when you do not confider the general tenor and scope. I tell you that if you do not carry away this book from your table to your chamber, read every line, and compare the whole in connection, you do me most flagrant injustice. Finally, I must tell you, that you are not bound by what any Jury has done in England—you are bound by the Law of Scotland; and this is the first trial of the kind which eyer occurred here :--- Even the decisions in England have lost the refpect due to them, although they were to be held out as precedents. We have feen Juries one day condemning the author and the publishers, and upon the succeeding day we have heard other Juries pronounce a verdict of acquittal.

The next witness is Anne Fisher, a late servant in my father's house. Her evidence comes forward to you with peculiar distinction; caressed by the Prosecutor, and complimented by the Court;—her wonderful accuracy extolled, and her abilities admired. I will soon shew you, Gen-

of which the Lord Advocate spoke in such terms;—that her memory possesses a singular quality, retentive to whatever may militate against me, but hesitating and consused to whatever may feem in my favour. What this domestic and well instructed spy has given in evidence against me, fills my mind with little concern; on the contrary it assorbed me much satisfaction to find that when I was surrounded in the place where I expected most security,—where all suspicion was lulled assep, my conduct was so guarded.—What do I say?—Guarded! Innocence has no need to be on the watch.

My conduct has been such, as even malice itself cannot condemn. But before I proceed to read her evidence from my notes, let me folemnly caution you against the danger-ous precedent of giving credibility to witnesses of this kind, under accusations of this nature. The crime of sedition, if you attend to its effence, never can be committed within the walls of a private house. It supposes the highest publicity, the convocation of many. But if power shall fay, that words fpoken in an unguarded moment within the facred walls of a family, amount to this crime, What will follow? Not those with whom you may have acted in your political life, and who, with the impression of the oath of God upon them, can best tell the truth; not those whom you may have admitted to your friendship, and to your confidence, and who best know the secrets of your foul; but the meanest of your domestics, who could hardly approach your presence even in their menial duties, who, (if the expression may be used) to the members of a samily are almost unknown;—These! These! The meanest and the lowest-will be brought forward to swear away your property, your reputation, and your life: And fuch is this witness, who is adduced against me with such parade. O! Beware how ye fanctify the shameful proceeding. It is not me you wound alone, but you destroy the confidence which subsists between man and man; you lead, by your own hands, to the fire-sides of your children and your dearest relations, the fiends of fuspicion and of danger; and ye forever

put an end to that reciprocity of communication, which enlivens and endears domestic fociety.

Now let us hear what this witness has to say? I will read you from my notes, her evidence. If I have erred in taking it down, you will please correct me.

· [Here Mr. Muir read from his notes, the evidence of Anne

Fisher.

The testimony of this witness seems to relate to two of the principal charges in the indictment; the first, to my having made speeches in public societies, vilifying the King and constitution. The second, to my having distributed and recommended seditious books, viz. Mr. Paine, the Patriot, the Paisley Declaration, and the Dialogue between the Governors and the Governed. Under these two disserent articles, let us examine the testimony of this witness. First, To my making seditious speeches; Secondly, To my circulating seditious books.

Every thing which the Profecutor could adduce against me, he has told you that he would adduce under the generality of the term Sedition, even although it should not be specified in the libel. The Court likewise has permitted him so to do; and in the case of this witness, you can see an exemplary illustration of this right, if it can be so called. Accused of making seditious harangues in public, this wretched girl is adduced to swear to what she says, she may have heard in private, when instructed to take her watch, she

stood and marked to destruction those who fed her.

And what is the dreadful language she has heard me use in my unguarded moments. I will repeat all that she says, I will recall to your remembrance her express words, and upon them I will make no comment. "That if every body "had a vote, I would be made member for Calder;—that "members of Parliament would have thirty or forty shillings "a-day, and that, in that case, there would be none but how the men to keep the constitution clear." You remember how the Public Prosecutor enlarged and expatiated upon these words of this witness. Now, after labouring so long in vain, he fancied, he had got something against me. I smiled at the indecency of his exultation; but next moment I blushed when I restected he was a lawyer,

and chief Council in Scotland for the Crown. Here faid the Profecutor, "you see the cloven foot.—You see French principles manifested. Here you discover the whole tincture of his soul. Members of Parliament to have thirty or forty shillings a-day for their attendance—to be honest men and, to keep the constitution clear! Is not this evidence, that he means to introduce in place of our House of Commons a National Convention, on French principles, and according to French forms"

Sorry am I to record the ignorance of this Lord Advocate of Scotland. Is there a man who has hardly opened the volume of the history of our constitution, who does not know, that until a very late period indeed, when corruption glided in, and tainted and poisoned the whole, members of Parliament received their wages from the hands of the people alone: O! how I speak it with joy when I view the past; with forrow, when I contemplate the present; they would have scorned to have received the price of their attendance from any other hands, than from the hands of the people. Then the constitution possessed all its energies. Then toward the constitution in the strength of age, but with the bloom of youth. The people delegated none, but men whose virtues they knew, and none but men who possessed public virtues could be found to undertake the important mission. Look back I entreat you to all the great and good men whom English History records. Turn your eyes to the Hampdens, to the Sidneys, to the Marville's of former times; to those men whom-but I stop; they received their wages directly from the people. Let the Lord Advocate pronounce their eulogium by his invective. If what I have faid be fedition, when overheard by that spy Fisher, I shall next moment render myfelf infinitely more criminal; for I declare to you, that we never can expect a virtuous House of Commons a Constitutional House of Commons, a House of Commons, such as it once was, connected with no other interest than the interest of the people; until fuch time as its members shall receive a compensation for their attendance from the people and from no other quarter, be entitled to no other reward than the approbation of their own minds, and the applauses of

their fellow-citizens, of whose rights, and of whose liberties, they have been the undaunted, uncorrupted defenders.

Fisher proceeds to state, that she has heard me say, That France was the most flourishing nation in the world, as they had abolished tyranny, and got a free government; And that, further, she has heard me say, that the Constitution of this country was very good; but that many abuses had crept in, which required a thorough Reform.

Gentlemen, even in my most unguarded hours, this domestic spy cannot, by her evidence, support a tittle of the indictment, where it charges me with vilinging the King and

Constitution,

Of her idle story of what I said concerning Courts of Justice, that they need a reform, and that this Court in particular got their money for nothing, but pronouncing sentence of death upon poor creatures; and that their parade in coming into Glasgow was useless, I distain to take notice. Only, you will discover her exquisite art. This day, I am tried before this very Court, and she supposes, that, by inventing and throwing in a circumstance of this kind, in order to irritate the judges against me, she will more completely execute the wretched job she has undertaken to perform. Were there not more servants in the house, who had infinitely better opportunities to hear my conversation; and must she, the lowest of them all, with whom she cannot pretend I had ever two minutes conversation, be singled out, and pitched upon for this drudgery?

This witness depones, that she heard me say, a republican form of government was the best, but a monarchical form of government, under proper restrictions, would be the best in this country. With all her art, and with all her memory, she cannot depone to a single circumstance which can strike against me. Even from her own account of my private conversation, it appears, that when I spoke of republican forms of government, it was purely in the abstract, without any allusion to this country, without expressing any wish to see any particular mode of them introduced; and that when I spoke of this country, I never deviated from the constitution, but said that a limited monarchy, under

restrictions, was the best adapted to its interest.

The

The next article of fedition to which she depones, is of the most extraordinary kind, that I had fent her to employ an organist on the streets of Glasgow, to play the French tune of Ca Ira. What! was a tune, unintelligible to the multitude, to light up the flames of civil discord, and to be the forerunner of the revolution? Have you read the words of that popular fong? Could you discover a fingle allusion in them to the state of England? But supposing you did, there is a presumption from your station in life, that you are acquainted with the French language; but is it fo with the multitude of our weavers in that quarter of the country? Britain has always cherished freedom, and shall it be deemed criminal in me to listen to the effusions of joy, poured out by a neighbouring people, on obtaining that first of human bleffings, which always conflituted our peculiar distinction? But I know it well. The word Freedom is foon to be proscribed from our language; it carries alarm and fedition in the found, If I had caused to be recited one of those noble choruses of the Grecian drama, in which, with the enthusiasm of liberty, the glories of the Republics of Athens or of Sparta were displayed, in language more than mortal, my offence would have been deemed the fame with that of amusing myself, by hearing the national fong of France. If it had been possible for me to have caused to be fung, upon the Streets of Glafgow, one of the Pfalms of the Hebrews, in the original language, in which the triumphs of the people and the destruction of tyrants are recorded in a strain of the highest poetical inspiration, the criminality would have been the same with that of listening to ca ira.

Let me abandon the subject. My political career has neither been obscure nor inglorious. It has undergone the severest scrutiny which ever fell to the lot of man; and after every engine has been employed, after heaven and earth have been moved, the tremendous charge of sedition is to be supported by the testimonies of domestic spies, swearing, not to my serious occupation, but to the amusement of an idle hour, in listening to a foreign tune.

Let us next attend to the evidence of Fisher, as far as it relates to seditious publications. She swears that I used

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to recommend to a great many country people who came to my father's shop to purchase and to read the works of Mr. Paine, as they composed a very good book. How can you believe the general averment? In the number of country people, she can only specify one; John Barclay, and when you come to his evidence, you will see that he gives her the flattest contradiction. She depones, that she has bought, at two different times, for my uncle Alexander Muir, at my defire, a copy of the first part, and a copy of the second part of the Rights of Man. Can you suppose, that if my intentions had been felonious, I would have introduced fuch writings into my own family? Can you imagine that I could have wished to involve, in the conflagration of my country, my nearest relations to whose property I may eventually succeed? Why is not Alexander Muir brought forward as a witness? Certain it is, that he was closely interrogated, before the inquisition held by Mr. Sheriff Honeyman. But the Lord Advocate fays, that his feelings would not permit him to examine the uncle against the nephew. Wonderful humanity! Goodness ever to be remembered and extolled! But did not you, Sir, advise and direct the whole proceedings against me; and will you have the effrontery to maintain that Alexander Muir was not dragged like a felon from his own home, by the myrmidons of power, carried before your friend Honeyman, and that every art was employed to wring from him every domekic fecret?

. Speak then to us of your humanity-continue to speak to

us of your feelings!

Fisher next depones, that I much pressed John Muir to purchase Paine's works, that he was prevailed upon, and that she was sent accordingly to rurchase them. Now you will hear the evidence of this man, immediately in express contradiction to this witness. She next tells you, that I advised another domestic, Wilson my hair dresser, to purchase Paine's works and keep them in his shop, in order to enlighten the people, and you will hear Wilson immediately express himself far otherwise. She speaks of carrying some paper, which she thinks was a Declaration of Rights, to a Printing Office to be corrected. Every thing in her evidence is made to tally with the indistment; I am accused

of circulating a paper, entitled a Declaration of Rights by the Friends of Reform in Paisley. And this respectable perfonage! so highly complimented by the Court, must likewise swar something concerning this. Yet her tenacious memory utterly fails her. She thinks she can only remember what the title was, but nothing more. She knows nothing of the substance of the writing, but her evidence is to give a colour to the allegation of my having circulated that paper from Paisley; and to surnish ground for infinuating,

that-I myself was the author of it.

Gentlemen, the witness next swears to a fact which must rouse, as having domestics yourselves, your keenest indignation. Vigilant has this family fpy been in the course of her duty. She tells you what books she has seen lying upon my table. Not contented with describing the title of the books, she must go more deeply; and she informs you that she saw, in my house, a copy of Paine's writings upon fine paper, and one or two copies upon coarse! Gentlemen, from this moment, lock up your libraries. If they are extensive, as you have heard mine is, there is no crime in the whole catalogue, of which, by the testimony of your own fervants, you may not be found guilty. The possession of Plato, of Harrington, or of Hume, will mark you down for republicans. The misfortune of having the Alcoran of Mahomet, will cause the shipwreck of your faith, and stigmatize you as the disciples of the conqueror of Mecca. Well do I congratulate the Lord Advocate of Scotland .- He has discovered a new region in the sphere of criminality.-He will not merely confine himself to a voyage of discovery; But, along with his affociates, he will make many voyages to this fertile land, and return home, loaded with many valuable cargoes. But seriousness becomes this place. Can it be believed, that in the close of the eighteenth century, that this night the fervants of a man should be examined concerning what particular books he may have had in his house; and that the proof of the possession of particular books may ruin his reputation; fweep away his property; and deprive him of his life!

Let us proceed with this witness. If you possess the common feelings of men, every sentiment of indignation

must be excited, not against her---she is to be pitied---her task has been a dreadful one;---but against the manner in which the crime of sedition has been attempted to be

proved.

The libel charges me with feloniously circulating a Dialogue betwixt the Governors and the Governed, extracted from the ruins of Volney. This dialogue is narrated in the indictment, and it is charged to be felonious and feditious. There is not a word in this dialogue which is not true. Alas! in colours but too faithful, it delineates the mournful history of fix thousand years ; --- the crimes of despots, and the artifices of impostors, to subjugate, and to blind the people. It is purely abstracted. It is entirely speculative. To no particular nation, much less to England, does it allude; if to any, it must be to France, under the ancient system. Yet, this dialogue is libelled as feditious and inflammatory. The truth is, the crime of fedition must be brought home against me; and the possession of any book, as well as that of Volney, must be employed to substantiate it. Let us hear what the witness says concerning the felonious circulation. She heard me read it in the prefence of my mother, fifter, and some other people; that I said it was very clever, and done by Velnew, one of the first wits in France. Who were those other people who were in company with my mother and fifter when I read it? Her accuracy, fo much extolled by the Court, totally fails her. But the propagation of fedition must not be confined to a mother and a sifter; it must have a wider range; -- other people present! and founding upon his beloved generality, the profecutor has reafon to argue, there might have been a full company, a numerous meeting-nay,-an immense congregation.

You have heard the testimony of Fisher, and these are the arts; and of this class are the witnesses by which I am to fall. By receiving such testimony, you forever destroy domestic society; you hast the blossoms of family considence; you tender ALL suspicious of ALL; each relation, to behold in each, a deadly soc.—And is it not sufficient to weep over public calamities, that wide-spreading desolation which, at present, passes over the nations; but when we retire to our own homes, we must be obliged to confine ourselves in a dis-

mal folitude, guarded by suspicion and by danger, where no kindred affections can enter, and where no reciprocal confolation can be admitted.

I hasten over the evidence of the remaining witnesses against me. I am overcome by the exertions of this day; and

you must be greatly exhausted.

The next is the evidence of Thomas Wilson, my hair-dresser, and he is brought to bring up the rear of Fisher's testimony. He depones, That I asked him if he had bought Paine's Works, and that I advised him to get a copy of them, as a barber's supplied was a good place to read in. Does this confirm the testimony of Fisher, who says, I desired him to buy that Work, and to keep it in his shop, in order to enlighten the people. Marks the art of Fisher. How strongly she paints what might seem to strike against me.—To enlighten the people! But does Wilson concur in this? No.—Wilson!—the person who should have best remembered—the person to whom the words were addressed.

Wilson tells you, that he bought a copy of the Address to the Addressers; but that was not by my advice. He even recollects the levity of conversation. An old man, from the country, came in while he was dressing me; he remembers me saying, that this old man was a great reformer. If I ever said so, I wish it may not have been in jest, but in earnest; and that the fact, with regard to the man, was true. For I know of none who should be greater reformers, of themselves and of others, than those who are standing on the brink of the grave, and panting upon eternity. But I am asraid that this witness remembers only a piece of unmeaning gaiety. For he adds, the old man said I was only taunting him.

The conclusion of the evidence of Wilson, affords me high confolation. It is a proof of the innocency of my private life, in moments when I could not possibly think of the affectation of integrity. He swears, that he has always heard me say, that I would maintain the Constitution; and that I wished for peace, and good order, and good morals among the people; and that he never heard me speak against

the King.

The next testimony is that of John Muir. He tells you that he had a conversation with me in September last, about Paine's

Paine's book, in my father's house; that he asked the loan of it from me; that I told him I had it not Does this resemble the conduct of a man accused of diftributing these books to all and fundry, and scattering them over every portion of the land? He fays, I mentioned that I would fend a fervant who would get it for him; that a servant girl accordingly went and got it. Does not. this completely confute the testimony of Fisher, who assirms, that I much preffed this man to buy the book? and, he tells you, that he himfelf asked the loan of it.

Is not this a complete contradiction of her testimony?

The next witness is John Barclay. That old and venerable person, whom you saw adduced as a witness by the Profecutor; and what does he fay in his testimony? That we were elders in the same parish; the parish of Calder, in which the lands of my father are fituated. He informs you that at the last election of a minister for that parish, a dispute had arisen, concerning the right of election, and that he voted upon the fame fide of the question with myself. This introduced acquaintance, and acquaintance produced friendship. The Lord Advocate, in speaking of this virtuous and venerable old man, exclaimed with infolent contempt, Such men as these are the companions, and such men as these are the friends of Mr. Muir! Yes, I tell the Lord Advocate, I tell the aristocracy of Scotland, I glory more in the friendship of such an old, poor, and virtuous man, than in the friendship of the highest titled peer, who derives the fources of his guilty grandeur from the calamities of the people; who wrings out a splendid, but a miserable revenue from their forrow and distress, from their tears, and from their blood, which he squanders in diffipation, to the ruin of private virtue, and to the contamination of public morals.

Let us see then what Mr. Barclay says against me. That he asked my opinion concerning Paine's books; and that I told him he might purchase them if he chose, as they were printed; but that I afterwards faid, it was not a book for us. Does Mr. Barclay's evidence support the criminal charge in the libel, of my advising people to read seditious books, and of my circulating them over the country?

Does

Does not Mr. Barclay's evidence corroborate the testimony of every other witness? That for the reasons which I fully explained, I never recommended, Mr. Paine's works; but that even when that work excited the greatest attention of the country; when mention of it was introduced into every company, and into every conversation, I uniformly expressed myself, that it was not a book for our purpose.-For our purpose, who were engaged in the cause of a Parliamentary and constitutional Reform! Is there a fingle witness brought forward by the Prosecutor, who has, in the smallest degree, stated any conversation of mine which was unconstitutional? Hear what Mr. Barclay fays, that he was frequently with Mr. Muir, and in his library, from which he borrowed fome books; that he had many converfarions with him, and heard him fav, that the conflitution of this country was an excellent one; that he praised the King; and that he always spoke of order, regularity, and obedience to the ruling powers. In fhort, Gentlemen, all and each of the witnesses for the Prosecutor, use the same uniform language, attest that neither in public nor in private, ever a fingle expression dropped from me, which the most violent affociator could construe into guilt.

The last witness of whom I shall take notice, is William Muir; the person whose religious principles at first induced him rather to fuffer, according to the elegant expression of the Lord Advocate, eternal imprisonment than to take the oath, until his fcruples were removed by the Rev. Mr. Dunn. He fwears, that in my father's house, at Huntershill, I gave him eleven numbers of the Patriot, and a copy of the Political Progress. From these numbers of the Patriot several passages are quoted in the indictment. Of the Political Progress there is no mention made; and, I maintain, that every passage in the Patriot, quoted in the libel, is highly constitutional. The sentiments advanced in them may not found mufically fweet to the ears of corruption. They call upon you to arife and vindicate the purity of your constitution. To vindicate your long lost rights; and, if my feeble voice could extend to the remotest corners of Scotland, I should resound the same sentiment, in the same language. These numbers of the Patriot speak to you concerning septennial

tennial Parliaments. And, I say to you, that the act which converted triennial Parliaments into septennial, violated our holy constitution; tore the chartar of our national lipberties, and paved the way for the inroads of a frightful def-

potism.

But this witness concurs with all the preceding witnesses, with regard to my conduct, and to my principles. Here swears, That he does not remember to have heard me speaks against government; that I did not advise unconstitutional measures; and that he heard me tell, how Old Sarum was represented. Old Sarum represented! And, do not the friends of the Constitution weep! and do not the enemiess of the Constitution smile, when they hear of such representation.

Before I speak to the third article of accusation, the reading, in the Convention, the Address of the Society of United Irishmen of Dublin, permit me to make one observation on the manner in which the Profecutor spoke of the papers found in my custody. Do they correspond with the view which he represented of them? Are they the documents of correspondence with foreign or internal foes? And, suppofing I had involved myself in a correspondence of that nature, do you believe I could be so infatuated as to retain, in my possession, that which must have been attended with, to me, certain destruction. Among my papers, there is not one which can be construed into guilt. They consist of pamphlets unconnected with the politics of the day; and of the various publications of a fociety, pure and untainted in its principles, of which I have the honour to be a member. But every thing must be ransacked to heap crmination upon my head. One of the letters which I hd undertaken to deliver in Scotland, is addressed to the Reverend Fische Palmer. Mark! cries the Lord Advocate, the company which this man keeps.—Who is Mr Palmer?—A person whom I have indicted for sedition, and who is to be tried in a few days at Perth!-Unheard of cruelty!-Unexampled insolence !- What! Before this court, this jury, this audience, do you attempt to prejudicate and condemn Mr. Palmer, in his absence, undefended, and without any possibility of defending himself? But, exclaims the Lord Advocate,-

Advocate,—The feal upon the letter is a proof of the most atrocious guilt. What is it?—Horrible to tell! It is the Cap of Liberty, supported upon a spear, with the words Ca Ira above. All is consistent. When you attempt to banish the substance of freedom—the shadow must follow! When a new coinage takes place, you have given a most excellent hint. The officers of the mint, will prosit by the lesson, and they will no more scatter sedition through the land, by impressing upon our halfpennies the sigure of Briannia with a spear in her hand, mounted with the Cap of Liberty. But I am assamed to enter into such trisles. It that letter had contained proofs of sedition, or of treason against me, Mr. Palmer, or the writer of it—the seal—and the spear—and the Cap of Liberty, would have been its teeblest protection.

Gentlemen, I now come to the last charge. That of having read, in the Convention of Delegates, the Address from

the Society of United Irishmen in Dublin.

I admit the fact, and I glory in the admission. The Profecutor has represented that society, as a gang of mean and nefarious conspirators; and their diploma of my admission into their number, as an aggravation of my crime. Let me tell the Lord Advocate of Scotland, that society stands too high to be affected by his invective, or to require the aid of my defence. I am a member of that society; and, in the last moments of my life, to have been so, shall be my honour and my pride. The Lord Advocate has reprefented to you, in general terms, that this address amounts almost to treason; but he durst not attempt to point out, in his speech, a fingle passage which could support the asperfion. I maintain that every line of that address is strictly conflitutional. You must carry the whole of it along with you/into your chamber, and not judge of passages scandalously mutilated in the indictment. The mutilation of the very first paragraph of the address, is a proof of the fairness, and of the ingenuity of the Prosecutor. I beg leave to read how it stands in the indictment, and then to read what follows in the address itself:

"We take the liberty of addressing you in the spirit of sivic union, in the sellowship of a just and common cause.

"We greatly rejoice that the spirit of freedom moves over the surface of Scotland; that light seems to break from the chaos of her internal government; and that a country for respectable for her attainments in science, in arts, and in arms; for men of literary eminence; for the intelligence and morality of her people, now acts from a conciculation of the union between virtue, letters, and liberty; and, now rises to distinction, not by a calm, contented, fecret wish for a Reform in Parliament, but by openly, actively, and urgently willing it, with the unity and emergy of an embodied nation. We rejoice that you do not consider yourselves as merged and melted down into another country, but that in this great national question,

" you are still-Scotland. [See Appendix.]

This is the first paragraph libelled on. But, even as it is in the indictment. It is not permitted to the United Irishmen in Dublin, to congratulate this unfortunate people upon account of former eminence in literature, in arts, and in virtue; -and to express the wish, that they would still retain that enviable distinction? And, is that last and forlorn period now arrived, when those who express such a wish, must be called nefarious conspirators, and he who has been the organ of its communication, must be. branded with the epithets of, a "wretch," of an "oracle of difcord," of "a fiend of fedition!" The children of your children, in after ages, will not forget this ever-to-be-remembered night. But here let us stop. I have said that this indictment mutilated this passage, as it does every other passage in this Address; It breaks off the paragraph at the words, "You are still Scotland." It breaks off in the middle of a fentence; and for what purpose?-to countenance an infinuation, that the United Irishmen in Dublin wished a diffolution of the Union betwixt Scotland and England. The Prosecutor cuts off the remainder of the sentence which demonstrated the sense, in which the United Irishmen understood the words "fill Scotland," expressing solely their idea of her still being distinguished by her former lustrc. The words which are separated from the sentence are in the address as follows: "That you are still Scotland-" the land where Buchanan wrote, and Fletcher spoke,

" and Wallace fought." Yes, I give my folemn affent to this wish, and to this hope of the United Irishmen. My voice shall resound, Scotland shall still be the land, where Buchanan has written, where Fletcher spoke, and where Wallace sought.

Let us attend to the mutilation of another passage, in this extraordinary indictment. I shall read it as it stands:—

"We will lay open to you our hearts: Our cause is your cause—If there is to be a struggle between us, let it be which Nation shall be foremost in the race of mind: let this be the noble animosity kindled between us, who shall first attain that free constitution from which both are equidistant, who shall first be the saviour of the empire."

"The fense of both countries with respect to intolerable abuses of the constitution has been clearly manifested; and proves that our political situations are not dissi-

" milar; that our rights and wrongs are the same."

The passage libelled upon stops at the words "rights and wrongs are the same." But it forbears to take in the remainder, in which the similarity of our rights and wrongs is specified. The self-elected magistrates of Burghs—the unequal representation of the People in Parliament—and the total privation, in Scotland, of the shadow of popular Election.

Gentlemen, I will read over many passages of this Address, not merely because they are the production of an immortal pen, but because every word is regulated by the spi-

rit of the constitution.

[Here Mr. Muir read most of the Address; but we firbear to insert the particular passages, as the whole is in the Ap-

pendix.]

Can you call this address feditious or inflammatory, which contains the following fentiment? "If Government has a fincere regard for the fafety of the constitution, let them coincide with the people in the speedy reform of its abuses, and not by an obstinate adherence to them, drive that people into Republicanism."

Gentlemen, the Lord Advocate has represented the authors of this address, as the meanest of mankind, and has expressly called them infamous wretches, who had fled from the punishment due to their crimes. What flander!—what

falle,

false, unsounded slander !- Has Doctor Drennan? Has Mr. Hamilton Rowan; whose names are at the herd of this address, fled from crimes and from punishment? " And they are infamous wretches!" If ever after ages shall hear of my name, I wish it may be recorded, that to these men I had the happiness of being known. To be honoured by the notice of Doctor Drennan is an ambition to which, in the most exalted station of life, I would fondly aspire. To have it faid, that I was the friend of Mr. Hamilton Rowan, I would confider as the paffport to the only acquaintances whom I value; those who found their claim to distinction upon the only true basis, their own virtues. Mr. Rowan is indeed indicted to stand trial in Ireland, upon a charge similar to my own. Mr. Rowan has not fled. He will boldly meet his accusation; and, let me say, along with those who know him, that, although it is impossible to add any new lustre to his character, yet, as he has often come forward in the cause of individual humanity, he will display himfelf upon that occasion, the firm, the intrepid, and, I hope the successful champion of the liberties of his native country.

I hasten to a conclusion. Much yet remains to say. But after, upon my part, the unremitted exertions of sixteen

hours, I feel myself nearly exhausted.

Look once more, I entreat you, to the indictment, and

compare it with evidence.

The first charge against me is, that in public speeches, I vilified the King and Constitution. All the witnesses adduced attest, that, both in public and in private, even in my most unguarded moments, my language was always respectful to the King, and that I always recommended the Constitution.

The fecond charge against me, is, that of advising the people to read seditious books, and of distributing inflammatory publications among them: And you hear it proved by the unanimous voice of all the witnesses for the Crown, that I refused to recommend any books, and that the only one which I recommended, was Dr. Henry's History of England. You will not forget the circumstance in which I lent Freeland a copy of Mr. Paine's Works; nor will you forget

forget the manner in which the writings of that man were introduced in conversation with Wilson, Muir, and with Birclay. With regard to other books and pamphlets mentioned in the libel, there is not any proof. William Muir has deponed, that I gave him one or two numbers of the Patriot, and some other pamphlets, whose titles I cannot remember. William Muir is but a single witness to this fact; and you know that, by the laws of Scotland, the testimony of a single witness cannot claim any weight; but I frankly admit and acknowledge that I gave him those numbers of the Patriot and, if I were not now entirely overcome by satigue, I could demonstrate to you, that, in those numbers, there is not a single sentiment unconstitutional or seditious.

I am accused of reading the Irish Address in the Convention, and of moving a solemn answer in return. That address is neither seditious, wicked, nor instammatory. There is not a sentence in it, which I have not defended in your

presence.

You neither can do justice to me, nor to the country, if you condemn these different publications, upon account of the scandalously mutilated extracts from them in the libel. You must carry the whole of them along with you from this place. It is not upon detached passages you are to judge; but you must decide upon the whole.

Gentlemen of the Jury,

This is now perhaps the last time, that I shall address my country. I have explored the tenor of my past life. Nothing shall tear from me the record of my departed days. The enemies of Reform have scrutinized, in a manner hitherto unexampled in Scotland, every action I may have performed, every word I may have uttered.—Of crimes, most foul and horrible, have I been accused.—Of attempting to rear the standard of civil war, and to plunge this land in blood, and to cover this land with desolation. At every step, as the evidence of the Crown advanced, my innocency has brightened. So far from inslaming the minds of men to sedition and to outrage—all the witnesses have concurred, that my only anxiety was, to

impress upon them the necessity of peace, of good order. and of good morals. What then has been my crime? Not the lending to a relation a copy of Mr. Paine's Works; not the giving away to another a few numbers of an innocent and constitutional publication; but, for having dared to be, according to the measure of my feeble abilities, a strenuous and active advocate for an equal representation of the People-in the House of the People; -- For having dared to attempt to accomplish a measure, by legal means, which was to diminish the weight of their taxes, and to put an end to the profusion of their blood. From my infancy to this moment, I have devoted myself to the cause of the People. It is a good cause.—It shall ultimately prevail.—It shall finally triumph. Say then openly, in your verdict, if you do condemn me, which I presume you will not,—That it is for my attachment to this cause alone, and not for those vain and wretched pretexts stated in the indictment, intended only to colour and difguife the real motives of my accusation. The time will come, when men must stand or fall by their actions; when all human peageantry shall cease; when the hearts of all shall be laid open. If you regard your most important interests,if you wish that your conscience should whisper to you words of consolation; or speak to you in the terrible language of remorfe,-Weigh well the verdict you are to pronounce. As for me, I am careless and indifferent to my fate. I can look danger—and I can look death in the face, for I am shielded by the consciousness of my own rectitude. I may be condenmned to languish in the recesses of a dungeon-I may be doomed to ascend the scaffold-Nothing can deprive me of the recollection of the past-Nothing can destroy my inward peace of mind, arising from the remembrance of having discharged my duty.

When Mr. Muir fat down, an unanimous burst of ap-

plause was expressed by the audience.

When the exclamations had ceased, he arose and said,

I have omitted to take notice of the evidence adduced upon my part, I am not going to detain you a moment longer.—To you I leave the import of the whole of that evidence.

The Lord Justice Clerk, in fumming up the evidence,

faid,

faid, that the indictment was the longest he had ever feen; but it was not necessary to prove the whole, in order to find the Pannel guilty, for the Jury had only to look at the concluding fentence of the indictment, from which it was plain, that if any one part of the libel was proven, it established the guilt of the Pannel the same as if the whole was fubstantiated.

Now, this is the question for confideration. - Is the Pannel guilty of Sedition, or, is he not? Now, before this question can be answered, two things must be attended to that require no proof: First, that the British Constitution is the best that ever was fince the creation of the world, and rath it is not possible to make it better; for, is not every man fecure? Does not every man reap the fruits of his own industry, and fit safely under his own fig-tree? The next circumstance is, that there was a spirit of sedition in this country last winter, which made every good man very uneasy. Irro And his Lordship coincided in opinion with the master of Por the grammar school of Glasgow, who told Mr. Muir, that he thought proposing a reform was very ill timed. Mr. Muir had, at that time, gone about among ignorant country people, making them forget their work, and told them that a reform was absolutely necessary for preserving their liberty, which, if it had not been for him, they would never have thought was in danger. His Lordship did not doubt that this would appear to them as it did to him, to be fedition.

The next thing to be attended to, was the outlawry. Running away from justice, that was a mark of guilt. And what could be do in France at that period? pretending to be an ambaffador to a foreign country without lawful authority, that was rebellion; and he pretends to have had influence with those wretches, the leading men there. And what kind of folks were they? His Lordship never liked the wea French all his days, but now he hated them.

The Pannel's harranguing fuch multitudes of ignorant weavers about their grievances, might have been attended with the world consequences to the peace of the nation, and

the fafety of our glorious constitution.

Mr. Muir might have known, that no attention could be paid

paid to such a rabble. What right had they to representation? He could have told them that the Parliament would never listen to their petition: How could they think of it? A government in every country should be just like a corporation; and, in this country, it is made up of the landed interest, which alone has a right to be represented; as for the rabble, who have nothing but personal property what hold has the nation of them? What security for the payment of their taxes; they may pack up all their property on their backs, and leave the country in the twinkling of an eye, but landed property cannot be removed.

The tendency of the Pannel's conduct was plainly to promote a spirit of revolt, and, if what was demanded, was not given, to take it by force. His Lordship had not the smallest doubt that the Jury were, like himself, convinced of the Pannel's guilt, and desired them to return such a-ver-

dict as would do them honour.

The Court retired at two o'clock on Saturday morning, and met again at twelve o'clock of the fame day, when the Jury returned the following

VERDICT.

Edinburgh, August 31. 1793.

The above affize having enclosed, made choice of the faid-Gilbert Innes to be the Chancellor, and the said John Balfour to be their Clerk; and having considered the criminal libel, raised and pursued, at the instance of his Majesty's Advocate, for his Majesty's interest, against Thomas Muir Pannel, the interlocutor of relevancy, pronounced thereon by the Court, the evidence adduced, in proof of the libel, and the evidence in exculpation; they are all, in one voice, sinding the Pannel Thomas Muir Guilty of the crimes libelled; In witness thereof their said Chancellor and Clerk, have subscribed these presents, consisting of this and the preceding page, in their names and by their appointment, place, and date aforesaid.

(Signed) GILBERT INNES, Chan. John Balfour, Clerk.

The

The verdict being recorded, the Lord Justice Clerk addressed the Jury, and said, That this trial had been of the greatest impotance. He was happy that they had bestowed so much attention upon it, and informed them, that the Court highly approved of the verdict they had given. He then desired their Lordships to give their opinion upon this verdict, and what punishment should be insisted.

Which they did to the following purport :-

LORD HENDERLAND observed, that the alarming situation in which this country was during the course of last winter, gave unerfiness to all thinking men: His Lordship said, that he now arrived at the most disagreeable part of the duty incumbent upon him, which was to fix the punishment due to the crime, of which the Pannel was found guilty. The indicament contained a charge of fedition, exciting a spirit of discontent among the inferior classes of people, . and an attack against the Glorious Constitution of this country the Jury, by the verdict which they had returned, and to which the Court had alone recourse, had found the Pannel guilty; and it was their Lordships duty only, now to fix the punishment due to the offence. His Lordship said, that he would not dwell upon the evil consequences of the crimes committed by the prisoner. The melancholy example of a neighbouring country, which would forever stain the page of history, rendered it unnecessary for him to recapitulate the circumstances of the case. In that country, the confequences of fuch measures have produced every kind of violence, rapine, and murder. There appeared, he faid, to have been in this country a regular plan of feditious measures. The indecent applause which was given to Mr. Muir last night, at the conclusion of his desence, within these walls, unknown to that High Court, and inconfistent with the folemnity which ought to pervade the administration of justice, and which was insulting to the laws and dignity of that court, proved to him that the spirit of sediton had not as yet subsided. He would not, he faid, feek to aggravate the offence committed by the Panuel, by the misconduct of others, in order to increase the punishment. The punishment to be inflicted is arbitra-

2

ry, of which there is a variety. Banishment, he observed would be improper, as it would only be fending to another country, a man, where he might have the opportunity of exciting the same spirit of discontent, and sowing with a plentiful hand fedition; whipping, was too fevere, and difgraceful, the more especially to a man who had bore his character and rank in life. And imprisonment, he confidered, would be but a temporary punishment, when the criminal would be again let loofe; and so again disturb the happiness of the People. There remains but one punishment in our law, and it wrung his very beart to mention it, viz. Transportation. It was a duty he considered he owed to his countrymen, to pronounce it, in the fituation in which he fat, as the punishment due to his crimes. His Lordship observed, it was extraordinary that a gentleman of his defcription, of his profession, and of the talents he possessed, thould be guilty of a crime deserving such a punishment, but he saw no alterative. For what security could we have against his future operations, but a removal from his country, to a place where he could do no further harm. His Lordship was therefore of opinion, that the Pannel should be recommitted to prison, there to remain, till a proper opportunity should offer for transporting him, to such place as his. Majesty, with the advice of his Privy Council, might appoint for the space of Fourteen years from the date of the tentence; and that he should not return within that period under the pain of death.

Lord Swinton — The crime with which the Pannel is, by the Jury of his country, found guilty, is fedition. It is a generic crime, and which is defined by our lawyers, to be a commotion of the people without authority, and of exciting others to fuch commotion against the public welfare. This crime, he observed, consisted of many gradations, and might have run from a petty mob, about wages, even to high treason. He thought the punishment should be adapted to the crime. The question, he said, was then, What was the degree of the crime the Pannel has been guilty of. That was to be discovered from the libel, of which he has been found guilty by the unanimous verdict of a respectable Jury of his country. It appeared to him, to be a

crime of the most henious kind, and there was scarcely a distinction betwen it and high treason. As by the dissolution of the social compact it made way for, and so it might be said, to include every fort of crime, murder, robbery, rapine, fire-raisings, in short every species of wrong, public and private. This, he observed, was no theoretical reasoning, for we had it exemplified before our eyes, in the present state of France, where, under the presence of afferting liberty, the worst fort of tyranny was established, and all the loyal and moral ties which bind mankind were broken. Nay, shameful to tell, even religion itself was laid asside, and publicly disavowed by the National Convention.

Certain wretched persons, assuming to themselves, most falsely and insidiously, the respectable name of Friends of the People, and of Reform, although they deserved the very opposite denomination, by which means they have misled, and drawn after them, a great number of well-meaning, though

fimple and unwary people.

If punishment, adequate to the crime, were to be fought for, there could be found no punishment in our law sufficient for the crime in the present case, now that torture is

happily abolished.

By the Roman law, which is held to be our common law where there is no statute, the punishment was various, and transportation was among the mildest mentioned. Paulus, L. 38. Dig, de Pænis, writes, Astores seditionis et tumultus, populo concitato, pro qualitate dignitatis. aut in surcam tellunter, aut bestiis objiciuntur, aut in insulam deportanter.—We have chosen the mildest of these punishments. By the Codex, lib. 9 t. 30. de Seditiosis et his qui plebem contra rempublicam audent sollegere, 1. 1. & 2. such persons are subjected, ad mulctam gravissimam.—Baldus writes, Provocans tumultum et clamorem in populo, debet mori pæna seditionis.—And by a constitution of the emperor Leo: Subdandos autem pænis eis quas de seditionis et tumultus austoribus vetustifsima decreta sanxerient.

The fole object of punishment among us, is only to deter others from committing the like crimes in time coming.—
Therefore the punishment should be made equal to the crime.
All that is necessary is, that it serve as an example and ter-

ror to others, in time coming, against a repetition of the like offence. In the present case, he thought that Transportation was the lighest punishment that could be assigned, and that for the space of sourteen years, under the certification of death, in case of returning before the expiration of that term.

LORD DUNSINNAN.—His Lordship spoke in so low a tone of voice, that we had not an opportunity of following him, throughout the whole of his opinion. He however agreed, with the rest of their Lordships, in the punishment which they said Mr. Muir deserved, viz. Transportation for sourteen years, with the usual certification, &c.

LORD ABERCROMBY.---His Lordship did not think it necessary to say much as to the enormity of the crime, after what had been already said. By our law, it might have amounted to treason, and even as the law now stands, it came

very near it.

He observed, that Mr. Muir last night, when conducting his defence, had stated, and which was marked, and it had great weight with him, "That the people should be cau-"tious, and by all manner of means avoid tumults and disorders, for through time the mass of the people would bring about a Revolution" (Here Mr. Muir rose, and faid, "I deny it, my Lord, it is totally false.") If any thing could add to the improper nature of the Pannel's defence, it was his pretended mission to France, and the happiness, he expressed, in the circle of acquaintance he had there. It was evident, said his Lordship, that his feelings did too much accord with the feelings of those monsters.—His Lordship coincided with the rest of their Lordships, in regard to the punishment, which, they had given as their opinion, Mr. Muir deserved.

LORD JUSTICE CLERK ---His Lordship said, he was confiderably affected to see the pannel stand trial for sedition, a man who had got a liberal education, was member of a respectable society, possessed considerable talents, and had suftained a respectable character. His Lordship considered the very lowest species of this crime as heinous, and that it was aggravated according to the object in view. Here the object was important; for it was creating in the lower classes

of people, difloyalty, and diffatisfaction to government, and this amounting to the highest fort of sedition, is bordering on treason; and a little more would have made the Pannel stand trial for his life.

His Lordship agreed in the propriety of the proposed punishment, and he observed that the indecent applause which was given the Pannel last night, convinced him, that a spirit of discontent still lurked in the minds of the people, and that it would be dangerous to allow him to remain in this country. His Lordship said, this circumstance had no little weight with him, when confidering of the punishment Mr. Muir descrived. He never had a doubt but transportation was the proper punishment for fuch a crime, but he only hesitated whether it should be for life, or for the term of fourteen years!-The latter he preferred, and he hoped the Pannel would reflect on his past conduct, and see the impropriety which he had committed, and that if he should he again restored to his country, he might still have an opportunity of showing himself to be a good member of that conflitution which he feemed to despife so much.

After his Lordship had delivered his opinion, and during the time the sentence was recording, Mr. Muir rose and

faid,

My Lord Justice Clerk, I have only a few words to say, I shall not animadvert upon the severity or the leniency of my sentence. Were I to be led this moment from the bar to the scaffold, I should feel the same calmness and serenity which I now do. My mind tells me, that I have acted agreeable to my conscience, and that I have engaged in a good, a just, and a glorious cause,—a cause which sooner or later must, and will, prevail; and, by a timely reform save this country from destruction.

THE SENTENCE.

The Lord Justice Clerk, and Lords Commissioned of the Justiciary, having confidered the foregoing verdict, whereby the affize, all in one voice, Find the Pannel GUILTY

of the crimes libelled: The faid Lords, in respect of the faid verdict, in terms of an act passed in the 25th year of his present Majesty, entitled, "An Act for the more effect tual transportation of selons and other offenders in that part of Great Britain called Scotland." Ordain and adjudge that the said Thomas Muir be Transported beyond Seas, to such place as his Majesty, with the advice of his Privy Council, shall declare and appoint, and that for the space of Fourteen Tears from this date, with certification to him, if after being so transported, he shall return to, and be found at large, within any part of Great Britain, during the said Fourteen Years, without some lawful cause, and be thereby lawfully convicted, he shall suffer Death as in cases of selony, without benefit of Clergy by the Law of England, And ordains the said Thomas Muir to be carried back to the Tolbooth of Edinburgh, therein to be detained till he is delivered over for being so transported, for which this shall be to all concerned, a sufficient warrant.

(Signed)

ROBERT M'QUEEN.

APPEN,

APPENDIX

NUMBER I.

COPY SENTENCE OF FUGITATION.

February 25, 1793.

THE which day the diet of the criminal letters, raised and carried on at the instance of Robert Dundas, Esq. of Arniston, his Majesty's Advocate, for his Majesty's interest, against Mr. Thomas Muit, younger of Huntershill, Ada vocate, being called, and the faid Mr. Thomas Muir, having been ofttimes called in Court, and three times at the door of the Court-house, he failed to appear.

Whereupon his Majesty's Advocate moved, that sentence of outlawry and fugitation might be awarded against him; and as he understood that bail had been given for his appeara ance, when apprehended by the Sheriff of the county of Edinburgh, he craved that the penalty in the bond might be

forfeited and recovered.

"The Lord Justice Clerk and Lords Commissioners of Jufliciary decern and adjudge the faid Thomas Muir, to be an outlaw and fugitive from his Majesty's laws, and ordain him to be put to his Highness's horn, and all his moveable goods and gear to be escheat and inbrought to his Majesty's use, for his contempt and disobedience in not appearing this day and place, in the hour of cause, to have underlyen the law for the crimes of fedition, and others specified in the faid criminal letters raifed against him thereanent, as he who was lawfully cited to that effect, and oftentimes called in court, and three times at the door of the court-house, and failing to appear as said is. And ordain the bond of caution, granted for the appearance of the faid Thomas Muir in the Sheriffcourt books of Edinburgh, to be forfeited, and the penalty therein contained to be recovered by the Clerk of this Court, to be disposed of as the Court shall direct.

(Signed) ROBERT M'QUEEN, J. P. D."

NUMBER II.

At Edinburgh, the 2d of January 1793.

THE which day compeared, in presence of John Pringle, Esq. advocate, his Majesty's Sheriff Depute of the shire of Edinburgh, Thomas Muir, Efq. advocate; who, being examined by the Sheriff, and being interrogated, Whether or not the declarant, in the month of November last, was in the towns of Kirkintilloch, Lennoxtown of Campfie, or Milltown of Campfie? declares, That he declines answering any queftions in this place, as he confiders a declaration of this kind, obtained in these circumstances, to be utterly inconsistent with the constitutional rights of a British subject: That he has solemnly maintained this principle in pleading for others in a criminal court, and that, when it comes to be applied to his own particular case, as at present, he will not deviate from it: Declares, That he neither composed, published, nor circulated books or pamphlets, inflammatory or feditious: That, in public and private, he always advifed, and earnestly entreated those who might be engaged in the prosecution of a constitutional reform, in the representation of the people in the House of Commons, to adopt measures mild but firm, moderate but constitutional; and that he has always inculcated upon all whom he may have addressed upon any occasion, that there was no other mode of accomplithing a conftitutional reform, in the reprefentation of the people in the House of Commons, but by the mode of respectful and constitutional petitions to that House, for that purpose: And that he did not doubt but the wisdom of that House would listen to the voice of the people, when thus constitutionally presented: And being shown three numbers of a paper, entitled, The Patriot, the first dated, "Tuesday, April 17th, 1792;" the fecond dated, "Tuefday, June 12th;" and the third, "Tuefday, July 10th," without mention of the year, and being interrogated, if he gave these pamphlets to William Mur, weaver in Kirkintilloch, and eight other numbers of the fame publication? declares, That he adheres to the principles which he has mentioned in the preceding part of this declaration, and declines

answering the question. And being shown a book, entitled, "The Works of Thomas Paine, Esq." and interrogated, If he did not give faid book to Henry Freeland, weaver in Kirkintilloch, and first Preses of the Reform Society there? declares, That he adheres to his principle, and declines anfwering the question. And being shown a pamphlet, entitled, "A Declaration of Rights," and an "Address to the People;" and interrogated, Whether or not he gave the aforesaid pamphlet to the said Henry Freeland? declares, That he declines answering upon the aforesaid principle. And being interrogated, Whether or not he gave to the aforesaid Henry Freeland, a book, entitled, "Flower on the French Constitution?" declares, That he declines answering the question, upon the aforesaid principle; and all the hefore-mentioned books are marked as relative hereto, of this date. And being interrogated, Whether or not the declarant was a member of Convention which met in Edinburgh, in the month of December last, stiling themselves the Convention of the Affociated Friends of the People, and produced to that meeting, a paper, entitled " Address from the Society of United Irishmen in Dublin, to the Delegates for Reform in Scotland, 23d November 1792," and moved, that the thanks of the meeting should be returned to that Society, for faid Address? Declares and declines answering the question, upon the aforesaid principle. All this he declares to be truth.

(Signed) THOMAS MUIR. JOHN PRINGLE.

NUMBER III. COPY DECLARATION

OF

GEORGE WILLIAMSON

At Edinburgh, August 10, 1793.

GEORGE WILLIAMSON, messenger in Edinburgh, declares, That on Friday the 2d of August instant, he received a warrant of the Court of Justiciary, for bringing the person of Mr. Thomas Muir, younger of Huntershill from the prison of Stranraer, to the prison of Edinburgh. In consequence of which, he went to Stranraer, and arrived there in the morning of Sunday the 4th instant, when he received the person of the said Thomas Muir; and he also received from Mr. Kerr, one of the magistrates of Sranraer, a parcel, sealed and entituled "Papers belonging and sound on Mr. Thomas Muir, W. R. J. P." And which packet was fealed with a seal of the burgh of Stranraer, and also with two seals, which he now hears Mr. Muir declare to be his, and which parcel he now exhibits, with the seals entire.

And the aforefaid parcel having been opened, in presence of the said sheriff substitute, Hugh Warrender Esq. Mr. William Scott. Procurator Fiscal of the share of Edinburgh, George Williamson, messenger in Edinburgh, and Joseph Mack, writer, Sheriss's Clerk's Office; and also, in presence of Mr. Thomas Muir, who admitted, that this was the parcel containing the articles belonging to him, which were sealed up by the magistrates of Stranzaer, and to which he then affixed his seals, and which he observed to be entire, previous to its being opened in his presence: The same was

found to contain:

1. Ten copies of a pamphlet, entitled, "Proceedings of the Society of United Irithmen of Dublin. Dublin printed by order of the Society, 1793."

2. A printed copy of the trial, at large, of Samuel Bushby,

and Judith his wife.

3. Twenty-nine copies of a printed paper, entitled "United Irishmen of Dublin, 7th June 1793," being an Address from the Catholic Committee, to their Catholic Countrymen.

4. Five copies of another printed paper, being "Resolutions of the Society of United Lishmen, held on the fifteenth of

July."

g. Twenty-two copies of a paper, purporting to be an abfiract of the trial of Francis Graham, Efq. one of his Majelly's Justices of Peace for the county of Dublin, on the oth July 1793, before the Hon. Baron Power.

6. A

6. A printed copy of an act to prevent tumultuous rifings,

&c. of the 27th Geo. III. printed Dublin, 1787.

7. Eighty-four copies of a printed paper, dated, " Rath Coffey, 1st July, 1793;" containing a quotation from Milton, on the liberty of unlicensed printing.

8. Letter, figned J. Muir, dated Glasgow, 21st July 1793,

beginning with, Dear Sir, but having no address.

9. Letter, figned Thomas Muir, and addressed to Captain George Towers, of the American ship, the Hope, from Baltimore, care of Meffrs. Cunningham, and Co. merchants, Belfast, and dated Dublin 27th July, 1793.

10. A Red Turkey pocket-book, containing:

1, A paffport from the Department of Paris, in favour of citizen Thomas Muir, dated 23d April 1793, having upon the back an indorsement, dated 5th May 1793.

2. Receipt by A. M'Dougal to Mr. Muir, for 900 livres, for his passage in the cabin of the ship from Havre-de-Grace, to the Port of New York, dated Havre-de-Grace, 16th May, 1793.

3. Certificate that Thomas Muir has been duly elected one of the members of the Society of United Irishmen of Dublin, dated 11th January 1793, figned Archibald Hamilton Rowan, Secretary."

4. Sealed letter, directed, "The Rev, Thomas Fische Pal-

mer, Edinburgh."

5. Ditto, directed " Norman M'Leod, Esq. M. P. Scotland." 6. Ditto, directed " to Mrs. M'Cormick, at Dr. M'Cormick's, St. Andrew's Scotland,

7. Another passport, of the department of Calais, in favour

of citizen Thomas Muir, dated 15th January, 1793.

3. Paffport of the Commissary of the Section of the Thuilleries, in favour of citizen Thomas Muir, dated 4th May,

9. Declaration of Refidence, dated 3d April 1793, in favour

of Thomas Muir.

10. Letter, figned D. Stewart dated, Nc. 52. Frith-street, Soho, London, February 1st.

1st. (Addressed) John Hurford Stone, Esq. or Thomas Muir, Efq. Advocate, No. 99. Palais Royal, Paris.

11. Letter, figned James Campbell, dated No. 10. St. An-

drew's

drew's Square, Edinburgh, 26th January 1793: Addressed to Thomas Muir, Esq. younger of Huntershill.

12. Letter, figned D. Stewart, dated, 52. Frith Street, January 30; Addressed, Thomas Muir Esq. Advocate to the care of John Hursord Stone, Esq. Paris.

13. A Letter, figned W. Skirving, without date, Addressed

to Thomas Muir, Efg. younger of Huntershill.

COPY CERTIFICATE.

Society of United Irishmen of Dublin: I hereby certificate, that Thomas Muir has been duly elected, and having taken the Test, provided in the Constitution, has been admitted a member of this Society.

(Signed) Arch. Hamilton Rowan, Sec.

No. 205. Jan. 11. 1793. \$

On the margin of the original, is the figure of a harp, with this motto, " It is new strung, and shall be beard."

Which whole pieces of writings, printed papers and letters, were figned by the initials of the Sheriff Substitute, Mr. Scott, George Williamson, and Joseph Mack, of this date, and those taken out of the pocket-book, were again replaced in the pocket book and the whole of the faid writings, &c. were also figned with the initials of Mr Muir, excepting the three scaled letters, which he declined to put his initials to, in regard he did not confider them as his property. further required that the Sheriff Substitute should immediately transmit these three letters to the respective persons to whom they are addressed, as any other proceeding would be a violation of the private rights and property of the perfons to whom they belong. Scott, on the part of the Publie Prosecutor, represented, that this last request cannot, in his opinion be complied with, feeing thefe letters, with the other papers in the fealed parcel, were transmitted to this office under warrant of the Court of Justiciary, for the purpose of being inspected.

NUMBER IV.

RECEIPT OF CAPTAIN M'DOUGALL,
For Mr. Muir's passage from Havre-de-Grace to New-York.

Received from Mr. Muir, the sum of nine hundred livres, for his passage in the cabin of the ship, from Havre-de-Grace to the port of New-York, in finding him with all stores.

A. M'DOUGAL.

Havre-de-Grace, May 10, 1793.

NUMBER V. PASSPORT AT PARIS.

REPUBLIQUE FRANCAISE, DEFARTMENT DE PARIS.

Passeport delivré en execution de la loi du 7 Decembre 1792, l'an premier de la Republique Française.

Vu l'avis du Conseil general de la Gommune de Paris, laissez passer le citoyen Thomas Muir, allant a Philadelphie, domicilié a Paris, municipalité de Paris, departement de Paris, natif d'Ecosse, homme de loi, agé de vingt huit ans, taille de 5 pieds 3 pouces, cheveux et sourcils chatain, yeux bleux, nez aquilin, bouche moyenne, menton rond, front haut, vifage long et plein, — pretez-lui aide et assistance, au besoin.

Faite en directoire, le 23 Avril mil sept cent quatre vingt treize; l'an deuxieme de la Republique Française; et a ledit citoyen Muir signé avec nous administrateurs composant le Directoire du Departement de Paris. Approbatif

Thomas Muir.

Dubois.

E. 7. B. Maillard.

Leblauif, Nicoleau, prefid.

Vu par nous Ministres des Affaires Estrangeres. A Paris, le 29 Avril, l' an 2'me de la Republique.

Le Brun. Maill, Garat, Gr.

MUMBER VI

PASSPORT AT CALAIS.

REPUBLIQUE FRANCAISE.

AU NOM DE LA LOI.

Department du Pas de Calais, District, Municipalité de Ca-

Laissez passer le Citoyen Thomas Muir, Ecossaie, domicilé a Edinburgh, municipalité de — district de — department de — agé de 28 ans, taille de 5 pieds 3 pouces, cheveux, sourcils, chatain, yeux bleus, nez aquilin, bouche moyenne, menton rond, front rond, visage et long et plein; et pretez-lui aide et assistance en cas de besoin, allant en France, et duc a l'etranger.

Delivré en la Maison Commune de la Calais, le 15 Jan-

vier, 1793, l'an premier de la Republique Française.

Thomas Muir. Maussy, Officier Municipal. Cellierboullie, Secretaire et Greffier que a signé avec nous le presents

NUMBER VII:

LETTER

FROM J. MUIR, TO CAPT. GEORGE TOWERS.

Glasgow, 21st July, 1793:

DEAR SIR

I am at a very great loss how to answer your letter, as it's not understood by me; but if it's the friend that I have, if it's he, I would be overjoyed to see his hand-writing, and to know what has become of him these three months. I thought he had been at Philadelphia cre now, where letters are forwarded for him; and if you are to stay any time

Parane a

at Relfast be so kind as write in course; and I will come over and see you and him. You can write the time you mean to stay. Mr. John Richardson, a son of Deacon James Richardson, I saw him this week at Greenock, where he is to sail in the Almy of New-York directly, who has two packets of letters for him; and there is many letters wrote for him to the first people in America. And once he were there, he'll get letters to General Washington; and I hope, dear Sir, you'll shew him every civility in your power, which I hope some day gratefully to thank you for it. There is a trunk also in the Almy for him, which Mr. Richardson will deliver into his own hand. Only I sincerely wish you a safe, pleasant, and successful voyage, and a happy meeting with your friends. And I remain,

DEAR SIR;

Your most humble servant,

J. MUIR.

If it's the person I mean, a cousin of his, William Muir, formerly of Leith, is lying at Philadelphia. His ship is an American bottom. The loss of this young man has been a dreadful affliction to us. Please give your friend this letter. I honored his draft in favors of Mr. Masey. He'll get his letters at the post-office Philadelphia.

I hope in a year or two he can return, if he doth not love America; and be so good as cause him write me one line in your letter. You can direct it; and if he doth not choose to

fign it, you can put to your initials.

NUMBER VIII.

LETTER

FROM THOMAS MUIR, TO CAPT. GEORGE TOWERS.

Dublin, 27th July 1793.

DEAR SIR,

This day I received yours; and will be down upon Tuefday evening. I have taken my place in the coach for to-

morrow. I am happy to hear my friends are well. I will write them from Belfast. Of this you can give them information. I am,

DEAR SIR,

Your respectful Friend,

THOMAS MUIR.

Capt. George Towers, of the American ship, the Hope, from Baltimore.—Care of Messrs. Cunningham & Co. merchants, Belfast.

NUMBER IX.

LETTER

FROM MR. MUIR, TO MR CAMPBETL, WRITER TO THE SIG-NET, EDINBURGH.

Paris, Jan. 23. 1793.

DEAR SIR,

I wrote you from Calais and from Paris, and impatiently expect your answer. Write me fully about my private affairs, but about nothing elfe. Whenever you and my friends judge it expedient or proper, I will immediately return, but I cannot leave Paris without regret. I am honoured by the notice and friendship of an amiable and distinguished circle, and to a friend of humanity it affords much confolation, to find according feelings in a foreign land. Present my best wishes to all our friends, to Messes. Johnston, Skirving, Mosfat, Buchanan, &c. Intreat you to find means to fend over the numbers of the two Edinburgh newspapers. The London papers come here but irregularly. One wishes to know what is going on at home; but tell my friends, it is only through the channel of newspapers I can receive that intelligence. Write me under the following cover, Au Citoyen de Coudile, botel de Toulon, No. I. rue des Fesses du Temple. Communicate this address to all my friends. Inform

form them no letter can reach me, if not part of the post-age is paid in Edinburgh.

I am,

DEAR SIR, Yours, &c.

THOMAS MUIR.

James Campbell, Esq. Writer to the Signet, Edinburgh, Scotland.

P. S. My compliments to Mr. Dick; intreat him to take the charge of my things.

NUMBER X.

SECOND LETTER

FROM MR. MUIR TO MR. CAMPBELL.

DEAR SIR,

I have written you frequently, whenever you think it proper I shall return. At the same time, honoured as I am by the civilities and attention of many amiable characters, it would be with reluctance I could quit Paris for a month or two. About my private business write me, but not a word on any other subject. Remember me to Johnston, Skirving, Mosfat, &c. Tell them, no distance of space shall obliterate my recollection of them. Write me punctually, I entreat you. Cause them likewise write me. Omit no post. My address is under cover, Au Citoyen Coudile, botel de Toulon, No. I. rue des Fosses du Temple.

I am,

Yours, &c.

Paris, 27th Jan. 1793.

THOMAS MUIR.

James Campbell, Efq. Writer to the Signet, Edinburgh, Scotland.

NUMBER XI.

LETTER

FROM MR. M'INTOSH TO MR. CAMPBELL.

SIR,

I have to acknowledge the receipt of your letter respecting the business of Mr. Muir. I did not lose a moment in finding a safe and speedy conveyance to him at Paris for your letters, and those of his other friends in Scotland, sent to my care, I delayed from day to day in the perpetual expectation of feeing Mr. Muir here on his return. It's now. however, become necessary for me to inform you, that he is not yet come; and confidering the extreme anxiety which he must have felt to return as soon as possible, I think it very probable that this delay ought to be afcribed to the embargo laid on the vessels in the ports of France, which may perhaps have rendered it impossible for him, though even at Calais, to make his passage to England. I think this probability at least fusficiently great to be pleaded for a delay of his trial; and it is to enable you and his friends to make any use of it that you may think fit, that I have now thought it necessary to communicate this state of facts to you.

I am, SIR,

St. Charlotte-Street, Portland-Place, Feb. 7- 1793; Yours, &c.
JAMES M'INTOSH.

NUMBER XII. ADDRESS FROM THE

Parameter of the parame

SOCIETY OF UNITED IRISHMEN IN DUBLIN,

TO THE

DELEGATES FOR PROMOTING A REFORM
IN SCOTLAND.

William Drennan, Chairman. Archidald Hamilton Rowan, Sec.

We take the liberty of addressing you, in the spirit of spiric union, in the sellowship of a just and a common cause.

cause. We greatly rejoice that the spirit of freedom moves over the surface of Scotland; that light seems to break from the chaos of her internal government; and that a country so respectable for her attainments in science, in arts, and in arms; for men of literary eminence; for the intelligence and morality of her people, now acts from a conviction of the union between virtue, letters, and liberty; and now rises to distinction, not by a calm, contented, secret wish for a Reform in Parliament, but by openly, actively, and urgently willing it, with the unity and energy of an embodied nation. We rejoice that you do not consider yourselves as merged and melted down into another country, but that in this great national question you are still—Scotland,"—the land where Buchanan

wrote, and Fletcher spoke, and Wallace fought.

Away from us and from our children those puerile antipathies so unworthy of the manhood of nations, which infulate individuals as well as countries, and drive the citizen back to the favage. We esteem and we respect you. pay merited honour to a nation in general well educated, and well informed, because we know that the ignorance of the people, is the cause and effect of all civil and religious despotism. We honour a nation regular in their lives, and strict in their manners, because we conceive private morality to be the only fecure foundation of public policy. We honour a nation eminent for men of genius, and we trust that they will now exert themselves not so much in perusing and penning the hiltories of other countries, as in making their own a subject for the historian. May we venture to observe to them, that mankind have been too retrospective; canonized antiquity, and undervalued themselves. Man has reposed on ruins, and rested his head on some fragments of the temple of liberty, or at most amused himself in paving the measurement of the edifice, and nicely limiting its proportions; not reflecting that this temple is truly Catholic, the ample earth its area, and the arch of heaven its dome.

We will lay open to you our hearts. Our cause is your cause—If there is to be a struggle between us, let it be which nation shall be foremost in the race of mind: let this be the noble animastry kindled between u, who shall

first attain that free constitution from which both are equidistant, who shall first be the saviour of the empire.'

· The sense of both countries with respect to the intolerable abuses of the constitution has been clearly manifest-' ed, and proves that our political fituations are not diffimi-6 lar; that our rights and wrongs are the fame." Out of 32 counties in Ireland, 29 petitioned for a Reform in Parliament; and out of 56 of the Royal Burghs in Scotland, 50 petitioned for a Reform in their internal structure and Government. If we be rightly informed, there is no fuch thing as popular election in Scotland. The people who ought to possess that weight in the popular scale, which might bind them to the foil, and make them cling to the constitution, are now as dust in the balance, blown abroad by the least impulse, and scattered through other countries, merely because they hang so loosely to their own. They have no share in the national Firm, and are aggrieved not only by irregular and illegal exaction of taxes; by mifrule and mismanagement of corporations; by misconduct of selfclected and irresponsible magistrates; by waste of public property; and by want of competent judicatures; but, in our opinion, most of all, by an inadequate Parliamentary reprefentation-for we affert, that 45 Commoners, and 16 Peers, are a pitiful representation for two millions and a half of people; particularly as your Commons confider themfelves, not as the representatives of that people, but of the Councils of the Burghs by whom they are elected.

Exclusive charters in favour of Burghs, monopolize the general rights of the people, and that act must be absurd, which precludes all other towns from the power of being

restored to their ancient freedom.

We remember that heritable jurisdictions and seudal privileges, though expressly reserved by the act of union, sooth art.) were set aside by act of Parliament in 1746, and we think that there is much stronger ground at present for restoring to the mass of the people their alienated rights, and to the Constitution its spirit and its integrity.

Look now we pray you upon Ireland. Long was this unfortunate island the prey of prejudiced factions and ferocious parties. The rights or rather duties of conquest were

dreadfully

dreadfu'ly abused, and the catholic religion was made the perpetual pretext for jubjecting the state by annihilating the citizen, and destroying not the religious persuasion but the man; not popery, but the people. It was not till very lately, that the part of the nation, which is truly colonial, reflected that though their ancestors had been victorious, they themselves were now included in the general subjection; subduing only to be fubdued, and trampled upon, by Britain as a fervile dependency. When therefore the Protestants began to fuffer what the Catholics had fuffered and were fuffering; when from ferving as the instruments they were made themselves the objects of foreign domination, then they became conscious they had a country; and then they selt-an Ireland .- They refifted British dominion, renounced colonial subservience, and following the example of a Catholic Parliament just a century before, they afferted the exclusive jurisdiction and legislative competence of this island. A sudden light from America shone through our prison. Our Volun-teers arose. The chains fell from our hands. We followed Grattan, the angel of our deliverance, and in 1782 Ireland ceased to be a province, and became a nation. But, with reason, should we despise and renounce this Revolution, as merely a transient burst through a bad habit; the sudden grasp of necessity in despair, from tyranny in distress, did we not believe that the Revolution was still in train; that it is lets the fingle and shining act of 82, than a series of national improvements which that act ushers in and announces; that it is only the herald of liberty and glory, of Catholic emancipation, as well as protestant independence; that, in short this Revolution indicates new principles, foreruns new practices, and lays a foundation for advancing the whole people higher in the scale of being, and diffusing equal and permanent happiness.

British supremacy changed its aspect, but its essence remained the same. First it was force, and on the event of the late Revolution, it became influence; direct hostility shifted into systematic corruption, silently drawing off the virtue and vigour of the island, without shock or explosion. Corruption that glides into every place, tempts every person, thanks every principle, infects the political mind through all

its relations and dependencies; fo regardless of public character as to set the highest honour to sale, and to purchase boroughs with the price of such profitution; so regardless of public morality, as to legalize the licentiousness of the lowest and most pernicious gambling, and to extract a calamitous revenue from the infatuation and intoxication of the

people.

The Protestants of Ireland were now sensible that nothing could counteract this plan of debilitating policy, but a radical reform in the house of the people, and that without such reform, the Revolution itself was nominal and delusive -The wheel merely turned round, but it did not move forward, and they were as distant as ever from the goal. They resolved.—They convened.—They met with arms.—They met without them.—They petitioned. But all in vain—for, they were but a portion of the people. They then looked around and beheld their catholic countrymen. Three million—we repeat it—three million taxed without being represented; bound by laws to which they had not given confent, and pos litically dead in their native land. The apathy of the catho-lic mind changed into fympathy, and that begot an energy of sentiment and action. They had eyes, and they read. They had ears, and they listened. They had hearts, and they felt. They faid-" Give us our rights as you value your own. Give us a share of civil and political liberty, the elective franchife, and the trial by jury. Treat us as men, and we shall treat you as brothers. Is taxation without reprefentation a grievance to three millions across the Atlantic, and no grievance to three millions at your doors?--Throw down that pale of persecution, which still keeps up civil war in Ireland, and make us one people. We shall then stand, supporting and supported, in the affertion of that liberty which is due to all, and which all should unite to attain."

It was just—and immediately a principle of adhesion took place for the first time, among the inhabitants of Ireland.—All religious persuasions found in a political union their common duty and their common falvation. In this society and its affiliated societies, the Catholic and the Presbyterian are at this instant holding out their hands and opening their hearts to each other, agreeing in principles, concurring in

practice. We unite for immediate, ample, and substantial justice to the Catholics, and when that is attained, a combined exertion for a Reform in Parliament is the condition of

our compact, and the feal of our communion.

British supremacy takes alarm. The haughty monopolifts of national power and common right, who crouch abroad to domineer at home, now look with more furprise and less contempt on this "besotted" people. A new artifice is adopted, and that restless domination which, at first, ruled as open war, by the length of the sword; then, as covert corruption, by the strength of the poison; now assumes the stile and title of Protestant Ascendancy; calls down the name of religion from heaven to fow discord on earth; to rule by anarchy, to keep up distrust and antipathy among parties, among persuasions, among families, nay to make the passions of the individuals struggle, like Cain and Abel, in the very home of the heart, and to convert every little paltry necessity that accident, indolence, or extravagance bring upon a man, into a pander for the purchase of his honesty and the murder of his reputation.

' We will not be the dupes of fuch ignoble artifices. We fee this scheme of strengthening political persecution and state inquisition, by a fresh infusion of religious fanaticism; but we will unite, and we will be free. Universal Emancipation with Representative Legislature is the polar principle which guides our Society and shall guide it through all the tumult of factions and fluctuations of parties. is not upon a coalition of opposition with ministry that we depend, but upon a coalition of Irishmen with Irishmen, and in that coalition alone we find an object worthy of reform, and at the same time the strength and sinew to attain and secure it. It is not external circumstances, upon the pledge of man or minister, we depend, but upon the internal energy of the Irish nation. We will not buy or borrow liberty from America or from France, but manufacture it ourselves, and work it up with those materials that the hearts of Irishmen furnish them with at home. do not worship the British, far less the Irish Constitution, as sent down from heaven, but we consider it as human workmanship, which man has made and man can mend.

An unalterable Conflitution, whatever be its nature, must be despotism. It is not the Conflitution but the People which ought to be inviolable, and it is time to recognize and renovate the rights of the English, the Scotch, and the Irish nations."—Rights which can neither be bought nor fold, granted by charter, or forestalled by monopoly, but which nature dictates as the birthright of all, and which it is the business of a constitution to define, to enforce, and to establish. If Government has a sincere regard for the safety of the constitution, let them coincide with the people in the speedy reform of its abuses, and not by an obstinate adherence to them, drive that people into Republicanism.

We have told you what our fituation was, what it is, what it ought to be: our end, a National Legislature; our means, an union of the whole people. Let this union extend throughout the Empire. Let us unite for all, or each man suffer for all. In each country let the people assemble in peaceful and constitutional Convention. Let delegates from each country digest a plan of reform, best adapted to the situation and circumstances of their respective nations, and let the Legislatures be petitioned at once by the urgent and unanimous voice of England, Scotland, and

Ireland.

'You have our ideas. Answer us, and that quickly.-This is not a time to procrastinate. Your illustrious Fletcher has faid, that the liberties of a people are not to be fecured, without paffing through great difficulties, and no toil or labour ought to be declined to preserve a nation from flavery. He fpoke well: and we add, that it is incumbent on every nation who adventures into a conflict for freedom, to remember it is on the event (however ab-' furdly) depends the estimation of public opinion; honour and immortality, if fortunate; if otherwise, infamy and oblivion. Let this check the rashness that rushes unadvisedly into the committal of national character, or if that be already made, let the same consideration impel us all to advance with active not passive perseverance, with manly confidence and calm determination, smiling with equal forn at the blufter of official arrogance, and the whilper of private malevolence, until we have planted the flag of · FreeFreedom on the fummit, and are at once victorious and fecure."

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NUMBER XIII.

LETTER

TO THE FRIENDS OF THE PEOPLE.

[The following Letter was published in the Edinburgh Gazetteer of March 1. 1793.]

Paris, February 13. 1793:

Upon the evening of the 8th of this month, I received letters from my father, and from my agent, Mr. Campbell, informing me that an indictment was preferred against me, that my trial was fixed for Monday the 11th instant; the diff nce, and the shortness of the time, could not permit me to reach Edinburgh by that day. War is declared between England and France, and the formalities requifite to be gone through before I could procure my passport, would at least have confumed three days. I will return to Scotland without delay .- To shrink from danger would be unbecoming my own character, and your confidence; I dare challenge the most minute investigation of my public and private conduct. Armed with innocency, I appeal to justice; and I disdain to supplicate favours. I have hastened to give you an account of my intention; and I am happy that a private gentleman, who leaves Paris to-morrow, affords me an opportunity for the communication.

NUMBER XIV.

LETTER

FROM W. SKIRVING TO D. STEWART, ESQ. NO. 52. FRITH-STREET, SOHO, LONDON, SECRETARY TO THE SOCIETY OF THE FRIENDS OF THE PEOPLE.

Edinburgh, Sept. 2. 1793.

Sir,

I ought to have wrote you on Saturday, to give your Society the means of contradicting the afpersion, which you

will

will fee by the accounts of Mr. Muir's trial, has been thrown upon them. I have not been able to command a fettled thought fince the alarming iffue of that astonishing trial. I never had a higher opinion of any person's integrity, uprightness, and philanthropy; nor is it diminished, but increased. The seelings which I must therefore have had since that event, will plead my excuse with men of feeling.

In the evidence which I was called on to give, I stated the reason for his going to London, and that I had received a letter from Mr. Muir, when at London, explaining the cause of his proceeding to Paris; which letter I was very forry that I could not produce, though I had preferved it carefully. Being defired to state, if I could recollect the reason which Mr. Muir assigned in that letter for his journey to Paris, I said, that it was the opinion of friends, that if Mr. Muir would go to Paris, he might have great influence with many to mitigate the sentence of the French King. These friends were taken for your Society; and much freedom was used, to reprobate both the Society of the Friends of the People in London, for presuming to send a missionary into another country, and Mr. Muir, for accepting fuch commission. But I declare upon my honour, that the thought of his being fent by the Society of the Friends of the People in London, never came into my mind: And if I expressed myself so, which it is impossible I could do, I expressed a falsehood; and which I am bound, in justice to the Society, in this manner to contradict.

Mr. Muir is behaving with aftonishing manliness.

I am, Sir, your obedient humble fervant,

W. SKIRVING.

FINIS.

APPENDIX

TO THE SECOND AMERICAN EDITION

OF MUIR'S TRIAL.

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FROM fundry British prints, the following circumstances respecting Mr. Muir have been collected, which may not prove uninteresting to the readers of his trial; as it particularly tends to show what rigorous steps the British government have already taken to carry into execution the sentence passed on him by the Court of Justiciary of Edinburgh.

Proceedings in Parliament.

HOUSE OF PEERS.

FRIDAY, JANUARY 31.

After some preliminary business, the order of the day was read

by the Clerk, at the table:

Earl Stanbope rose, and observed, that he did not suppose he would be contradicted by any noble Lord in the House, when he afferted, that an examination into the practice of the Courts of Justice in this kingdom, and whatever appertained to them, and the conduct of the Judges, formed an important part of their Lordships duty, more especially when any thing occurred which had the semblance of injustice or oppression. The question which he would have the honour to submit to their Lordships was one, to which, from its fingularity, he could not suppose they were strangers. If it were asked, if he had a precedent for what he was going to move, he would reply, that in his mind, precedents were unnecessary, where oppression was great, or milconduct manifest. For it was the unalienable Rights of the People, not to hold precedents necessary, where Magna Charta was abused, or the Laws stretched to a degree unjustifiable. But if some noble Lords required precedents to hear him out in his arguments, he would even meet them on this ground, and flate three, which were strictly in point. In the reign of William and Mary, there were four Acts passed to reverse four different attainders. Three of these, particularly, must occur in the mind of every noble Lord prefent. They were those which referred to Alderman Cornish, Algernon Sidney, and Lord Russel, who were charged with Sedition and Treason. In the year 1689, a Bill was brought in to reverse the sentence of the Court of Alderman Cornilla. which was read on the 2d day of June, a first time; and was read a second time the same day, and then committed. From the corroborating precedents which were now read from the Journals Earl Stanhope proceeded to observe, that the Bill for revining the Attainder against Alderman Cornish, passed the Commons in the course

of four days, and was fent up to the Lords for their concurrence: the Attainder against Alderman Sydney and William Russel, commonly called Lord Russel, were also made void by a fimilar process, in consequence of the recommendation of his Majesty to the House, to take the same into its consideration. These were the grounds on which he would bring forward his motion, with respect to Mr. Muir, the proceedings against whom, he pronounced to be of the most extraordinary and in his mind, of the most unjustifiable nature that ever came before a Court of Justice. In this unexampled trial their Lordships must be surprised to hear, that the Lord Advocate was fuffered to bring forward every circumtlance which he thought necessary to criminate the Pannel, though not contained in the indictment; and the pannel, who according to Law and Justice, ought to have availed himself of the circumstance, was not admitted to do fo; because the Lord Advocate declared, that if the charges were there inferted, the indictment would cover the walls of the Court. The law, he infifted, allows a man fifteen days notice, and a copy of his indictment, that he might produce evidence to refute the charges against him, but in Scotland, Messrs. Muir and Palmer were not allowed a day to prepare and exculpate themselves from the charges made against them in the indictments. Thus far, he insisted, that the proceedings against Mr. Muir, were unconstitutional and oppreslive; besides, his Lordship contended, that he was entrapped in the most shameful and unwarrantable manner, by the exculpatory evidence not being given him before the day preceeding his trial-The noble Earl next called the attention of their Lordships to an oppressed individual, Mr. Palmer. This gentlemen was selected by the late Duke of Rutland, as a friend and monitor, and had by that Nobleman been offered preferment in the Church, which for reasons best known to himself, he declined. He said, that such was the amiable disposition of Mr. Palmer, that a young gentlemen of the name of Ellis his pupil, had accompanied him in all his misfortunes. Such was his attachment to that unfortunate gentleman, that he left his relations to accompany him on board the hulks, and he was now immured with him to prison. Nay more, he actually had determined on persevering in his attachment, and intended to become a voluntary exile, and transport himself with his friend to Botany Bay! There was, his Lordship remarked, an informality in his trial, that he believed no noble Lord in the House would venture to defend: he was tried by one name, and punished by another. Thus the person convicted was never indicted, and his challenges, when the Jury were impannelled, absolutely refused on the part of the crown. If such was law, it was oppressive, and if in Scotland it were admitted as fuch, it proved the melancholy fact, that in that country there is no more liberty at prefent, than existed there during the arbitrary reign of the family of the Stuarts. If fuch measures were countenanced by their Lordships, any man was liable to be entrapped, and transported by the Laws of Scotland; but he would not wish to imitate the example of the Court of Justiciary, by condemning any man before he was heard; his motion will extend no farther, for the present, than that the Judges should be heard in their defence. His Lordship said, that his only wish was to have the fentence of transportation suspended until the business was thoroughly investigated, for it must give pain to their Lordships to hear of the death of this unfortunate exile, on his passage, while they were debating whether he were, or were not legally convicted. Earl Stanhope concluded by moving,

"That an humble Address be presented to his Majesty, representing, That their Lordships have been informed of the Trial and Conviction of Thomas Muir, E/q. before the Court of Justiciary in Scotland, and entreating that his Majesty may be graciously pleased to countermand the sentence of Transportation; and also to represent that the House intends to proceed and examine into the circumstances; and to befeech his Majefly that the faid Thomas Muir be not transported, until the House

bas had sufficient time to make such examination.".

Lord Stanbope observed, that if this motion was agreed to, he would follow it up by three others; one of a fimilar effect with respect to Mr. Palmer, and the others respecting the Judges who pre-

fided at their trials.

Earl Manifield declared, that he found it difficult to reply to his Lordship's speech, which was as extraordinary as his motion, and which was the most singular that it ever had been his fate to hear, since he had a feat in Parliament. The Judges of the Court of Jufliciary, to which he had the honour to belong, would, he pledged himself, be ready to meet the question, let it come from whatever quarter it may. The Noble Earl had faid, that the speech of the Lord Advocate was highly blamable, when he afferted that all the charges against the prisoner, if inserted in the indistment, would cover the walls of the Court. Their Lordships would indeed be placed in a wretched condition, if they were to be tried by their speeches as reported. A speech of three hours, delivered by the Lord Advocate, had been given in three columns of a newspaper, and this diftinguished by marks of artful misrepresentation, while Muir's was given at confiderable length, though not half fo long in delivery. The matter therefore did not come before their Lordships in any shape that justified them in agreeing to the motion made by the Noble Lord. It had been folemnly determined very lately in that House, that no appeal lay to them from a sentence of the Supreme Criminal Court in Scotland, and he could not agree to the proposition before the House. As to the legality of the evidence, it was a matter to which he would make no reply; but this much the House must admit, that all the charges produced against Muir were proved, because proved to the satisfaction of a Jury: and their Lordships had no right whatever to refuse their verdict.

The Duke of Norfolk faid, if the pannel had been prevented from

obtaining exculpatory evidence, it was a matter extremely reprehenfible; but as the bufiness did not come before the House assisted by proper documents and assidavits, he did not see how their Lord-

thips could agree to the motion.

Lord Lauderdale agreed with the Noble Earl who proposed the Address to the Crown in some of the principles he laid down, but could not coincide with him in opinion, as to the manner of wording the present motion. He said, the Noble Earl had not brought it forward in the manner he could wish, or in that form he had repeatedly urged him to adopt; he wondered not, indeed, at the general feeling which was excited, the public mind was interested in the discussion of the present motion; nor was he surprised, that the nation should look with difgust at the proceedings of the High Court of Justiciary, with regard to these unfortunate sufferers; he did not, at present, mean to take an enlarged view of the subject; but tho' he should give it but a momentary consideration, he could not avoid giving it a ferious attention; the feelings of the public were-frongly in favour of those exiles; and no impartial man, who resected for a moment on their fituation, but pitied and condemned: however reluctantly, he was obliged to allow, that the fame person, by croffing the Tweed, if tried and found guilty in Scotland, for a fimilar offence with one he had committed in England, would be torn from his friends, and banished for 14 years; when, in this country, the most severe punishment he would experience, would be twelve mouths imprisonment; in the present instance, the very publications which were the object of the profecution, were taken from their pockets, and though procured in this shameful manner, were made the foundation of their trial. The Noble Earl (Mansfield) has told the House, that my Noble Friend's information has been derived from a polluted fource; the printed report of a partial pamphlet or newfpaper: The Noble Earl is wrong, if he supposes all the reports on these trials are fimilar -- he could show the Noble Earl some editions. which leaned clearly and entirely to one fide; but even they did not contradict the statement of his Noble Friend; (Stanhope) there were circumstances which attended these trials, which he hesitated not to fay, were most dreadful in their nature, and which, he contended, reflected no small difgrace on the jurisprudence of Scotland; he alluded, he faid, to witneffes, who were produced against the panpel, being threatened with imprisonment for life, if they did not disclose every thing required by the Court of Justiciary. He would, on a future day, go more at large into the proceedings of the Scotch Bar, but he would not at present provoke a discussion; he had rerepeatedly urged the Noble Earl not to bring forward this motion at this time, and in this shape. Since the Noble Lord had perfevered, he hoped he would now withdraw, and not require a divisionhe was always forry to differ with the Noble Earl, more particulary on any thing which related in the smallest degree to this subject, r those surierers; but he could not support it in its present shape, and fince he could not agree with the Noble Earl, he would give no

vote on the question.

The Lord Chancellor faid, that he would not have troubled their Lordships, but that he wished to remove an impression with regard to the misconduct of the Magistrates of Scotland: it was not, he faid, the custom in this country, or in Scotland, for prisoners, when found guilty of any offence, to look for a revision of their fentence from the Pailiament of the country. It was a proceeding which appeared to him novel, and he hoped would not be countenanced. There was a fettled mode laid down for prisoners to proceed, when found guilty by their country, if they imagined any thing had been omitted which might make for their defence; or if any thing after occurred, which they supposed might induce a mitigation of punishment, mercy was open; but they should look for mercy from the Crown, not from Parliament. From his own experience he could state, that any petition presented to his Majesty was oftener treated with mercy, than rejected with severity. With respect to Messes. Muir and Palmer, no petitions were offered to his Majesty, or his Ministers; but though they declined laying any statement of their cale before his Majesty, yet the watchful vigilance of the Ministry inquired into every minutize of the trial, and from the information they had procured on the subject, he must declare it his positive opinion, that the facts proved at the trial warranted the verdict of the Jury, and the sentence passed by the Court of Justiciary. The Noble Earl has told you, the panuel was not allowed to challenge any of the Jury who were selected to try the indictments; but, my Lords, let us examine what were the grounds of the challenge, what the cause of the refusal. The only objection he could offer was, that they were Members of a Society who had declared themselves attached to the Constitution, which had been instituted to prevent innovation and disturbance—he had no other cause of challenge; had this been allowed the pannel, the country might be fearched before a Jury could be procured, who might not be liable to a fimilar objection. But the Noble Earl has made another objection (a misnomer in the Indictment) in the case of Mr. Palmer; any one acquainted with the Law of Scotland, must know that such an error in the Indictment could not reverse or alter the decision, and the only advantage the Pannel could derive was another trial in fifteen days after-these are the principal grounds on which the Noble Earl attempts to support his motion, refusal of challenge, and misnomer. But, my Lords, these are not grounds sufficiently strong for us to interfere with the decisions of the Court, or to reverse that sentence which was inflicted, on fober and temperate confideration. should not interfere with the facred characters of your magistrates, till you have reasons certain and satisfactory to convince you of their misconduct. You are not to rely on the authority of Newspapers attached to opposite parties; nor are you to regulate your opinions from pamphlets; but furely, my Lords, you will expect documents, you will expect fatisfactory statements; before you agree with the motion of the Noble Lord, you will expect something more than affertion. He would not now enlarge on the proper conduct of the Court of Justiciary; he should be happy should the conduct of that Court be called in question, to have an opportunity of informing their Lordships his reason for approving it. He should not now volunteer in their defence; if he did, he would only expose himself to the same rebuke which that person received, who warmly volunteered in support of the Government of Venice, and who, after all his exertions, was told 'That that Government required nothing but its excellence for its protection.' He was sure the Constitution of Scotland was admired by the inhabitants of that Country; they were too well acquainted with the happiness they enjoy under it, to require any person to stand up in its defence.

Lord Thurlow made many observations on the danger, and the

Lord Thurlow made many observations on the danger, and the impropriety of treating, with any ill-grounded contempt, the sacred characters of magistrates. He said, had any doubt, any suspicion of error, been entertained, the matter should have been left, or referred to the Judges, and he was certain those dignified characters would readily acknowledge any mistake, and be happy, on good grounds, to reverse the proceedings. His Lordship went at large into the history of the Court of Justiciary; and afferted, that as the motion stood at present, it could not receive his support. His Lordship was of opinion, that excessive punishments married the ends to which they were directed. The times, it had been said, called for extraordinary severity in such cases; but it should be strongly imprinted on the mind of every man, that when such times ceased to exist, these decisions might be used as instruments to pervert the arm of Justice to Oppression.

Lord Stanbope faid, What, my Lords, is there no other way of obtaining justice in this country, but by petition? Must the injured prisoner stoop and fawn to Ministers for that justice to which he is entitled? Has he no other way left to prevent his transportation to foreign countries, his being banished from his friends, and degraded like a criminal? if nothing will be listened to but petition, talk not to me of liberty; in Scotland there is none. Is this the language to be used in a Free Country? When we come forward here and state oppression, will you, who are the guardians of the people's happiness, turn from the enquiry? If we reject paying every attention their cause, we discharge not the facred trust reposed in us—it is.

or this purpose we hold our feats in the House.

He then divided the House, when there appeared Content 1. Not content 49.

Dissentient 1. Not content 49.

Dissentient 1st, Because the attending to the due administration of Justice, and the watching over the conduct of the various courts on this kingdom, is one of the most important branches of the busices of this house, and it is at all times also one of its most essential uties.

2dly. Because it obviously appears to be proper to examine into the justice and legality of a sentence, before it is executed, and not to permit it to be executed first, and then to examine into its justice

and legality afterwards.

3dly, Because for want of such timely interference on the part of this house, it has formerly happened, that, within a short time, no less than four unjust and illegal judgements were actually carried into execution, as appears from the respective attainders of the innocent sufferers having been afterwards reversed and made void (when it was too late) by four acts of Parliament, made and passed in the first year in the reign of their late Majesties King William and Queen Mary, namely, in the cases of Alderman Cornish, Alice Lessee, Algernon Sidney, and Lord Russel.

4thly, Because it is contrary to the first and immutable principles of the natural justice, that any thing to the prejudice of a defendant should be brought before a jury in a criminal prosecution, that is "only collateral, not in issue, not necessary in the conclusion."

5thly, Because it is not (nor ought to be) competent for the profecutor to produce any evidence to support any matter that is not charged in the indictment; that is to say, distinctly and precisely charged, and not by mere epithets or general words, such as oppression, sedition, vexation, or the like-

othly, Because in like manner it is not, (nor ought to be) competent for a prosecutor to produce any evidence to prove any crime to have been committed by a desendant, in any other particular than that wherein it is, in the indictment expressly charged to have

been committed.

7thly, Because no such proceedings as those above stated, nor any of them, can be justified under pretence, that " If it had been necessary to specify in the indistment all the facts against the desendant, the indistment would have covered, by its magnitude, the walls of the court." And

8thly, Because in one year of the trial of Warren Hastings, Esq. namely in the year one thousand, seven hundred and ninety, there were no less than four decisions of the house of Lords upon this subject, viz. on the twenty-fifth day of February, when the Lords resolution

ved,

That the Managers of the Commons be not admitted to give evidence of the unfitness of Kelleram for the appointment of being a renter of certain lands in the province of Bahar; the fact of such unfitness of the said Kelleram not being charged in the impeachment.

And again on the 4th day of May, when the Lords decided.

That it is not competent to the Managers for the Commons, to put the following question to the witness to the Seventh Article of Charge, viz.—Whether more oppressions did actually exist under the new institution than under the old?

And again on the 18th day of May, when the house of Lords re-

That it is not competent to the Managers for the Commons, to give evidence of the enormities actually committed by Deby Sing; the same not being charged in the impeachment.

And again on the 2d day of June, when the Lords resolved,

That it is not competent for the Managers on the part of the Commons, to give any evidence upon the Seventh Article of the impeachment, to prove that the letter of the 5th of May, 1781, is false. In any other particular than that wherein it is expressly

charged to be false.

The faid divisions of the House of Lords are founded upon principles not peculiar to trials by impeachment. They are founded upon common fenfe, and on the immutable principles of justice-Scotland those principles are peculiarly necessary to be adhered to. inalmuch as by the laws of that part of the united kingdom, a defendant is obliged to produce a complete lift of all his witueffes in exculpation, the day before the trial .- That alone appears to me a confiderable hardship. But if after such list is actually delivered in by the defendant, any facts (or supposed facts) not particularly set forth as crimes in the indictment, may, on the following day, for the first time, and without notice, be fuddenly brought out in evidence upon the trial avainst the defendant; such defendant, from fuch an entrapping mode of trial, may be convicted, although innocent. Such proceedings, whether supported or unsupported by an old Scotch statute passed in arbitrary times, ought I conceive, to be For, in a free country, there ought not to be one mode of administering justice to one man, namely, to Mr. Hastings, and an opposite mode of administering justice to another man, namely, to Mr. Muir.

STANHOPE.

^{***} Mr. Muir was conveyed in a King's yacht from Edinburgh jail to Newgate, where he was loaded with irons; and on the 9th of February was conducted to the place appointed for his embarkation to New South Wales. Mr. Palmer, with 60 female convicts, were fent off fome days before. They had their heads shaved, were denied the use of their clothes, and obliged to use the same apparel and provisions with the common convicts. On March 15, they were on board a transport at Spithead, and were to sail on the Friday after for Botany Bay.









